1	Teresa Li (Bar No. 278779)			
2	teresa@lawofficesofteresali.com LAW OFFICES OF TERESA LI P.C. 315 Montgomery Street 9th Floor			
3	315 Montgomery Street, 9 th Floor San Francisco, California 94104 Telephone: 415.423.3377			
4	Facsimile: 888.646.5493			
5	Attorneys for Plaintiffs RUBEN JUAREZ AND ISELA			
6	HERNANDEZ			
7				
8		ES DISTRICT COURT		
9	CENTRAL DIST	RICT OF CALIFORNIA		
10				
11	RUBEN JUAREZ, an individual and ISELA HERNANDEZ, an individual,	Case No. CV-03342-ODW(GJSX)		
12	Plaintiff,			
13	v.	PLAINTIFF ISELA HERNANDEZ'S RESPONSE TO DEFENDANT'S REQUEST		
14	PRECISION VALVE & AUTOMATION,	FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED		
15	Inc., a corporation and DOES 1-20,	INFORMATION (ESI), SET ONE (1)		
16	Defendants.			
16 17	Defendants.			
17 18		Γ, PRECISION VALVE & AUTOMATION		
17 18 19	PROPOUNDING PARTY: DEFENDAN	r, PRECISION VALVE & AUTOMATION ISELA HERNANDEZ		
17 18 19 20	PROPOUNDING PARTY: DEFENDAN			
17 18 19 20 21	PROPOUNDING PARTY: DEFENDAN' RESPONDING PARTY: PLAINTIFF, SET NUMBER: ONE			
17 18 19 20 21 22	PROPOUNDING PARTY: DEFENDANT RESPONDING PARTY: PLAINTIFF, SET NUMBER: ONE Pursuant to Federal Rules of Civil Pr	ISELA HERNANDEZ		
17 18 19 20 21 22 23	PROPOUNDING PARTY: DEFENDANT RESPONDING PARTY: PLAINTIFF, SET NUMBER: ONE Pursuant to Federal Rules of Civil Pr	ISELA HERNANDEZ ocedure Rule 34, Plaintiff ISELA HERNANDEZ VALVE & AUTOMATION, INC.'s request for		
17 18 19 20 21 22 23 24	PROPOUNDING PARTY: DEFENDANT RESPONDING PARTY: PLAINTIFF, SET NUMBER: ONE Pursuant to Federal Rules of Civil Prince to Presponds to Defendant PRECISION production of documents and electronically	ISELA HERNANDEZ ocedure Rule 34, Plaintiff ISELA HERNANDEZ VALVE & AUTOMATION, INC.'s request for		
17 18 19 20 21 22 23 24 25	PROPOUNDING PARTY: DEFENDAN' RESPONDING PARTY: PLAINTIFF, SET NUMBER: ONE Pursuant to Federal Rules of Civil Propound to Defendant PRECISION production of documents and electronically RESPONSES TO PRODUCTION O	ISELA HERNANDEZ occedure Rule 34, Plaintiff ISELA HERNANDEZ VALVE & AUTOMATION, INC.'s request for stored information, set one (1).		
17 18 19 20 21 22 23 24 25 26	PROPOUNDING PARTY: DEFENDAN' RESPONDING PARTY: PLAINTIFF, SET NUMBER: ONE Pursuant to Federal Rules of Civil Propound to Defendant PRECISION production of documents and electronically RESPONSES TO PRODUCTION O	ISELA HERNANDEZ ocedure Rule 34, Plaintiff ISELA HERNANDEZ VALVE & AUTOMATION, INC.'s request for stored information, set one (1). F DOCUMENTS AND ELECTRONICALLY		
17 18 19 20 21 22 23 24 25	PROPOUNDING PARTY: DEFENDAN' RESPONDING PARTY: PLAINTIFF, SET NUMBER: ONE Pursuant to Federal Rules of Civil Propound to Defendant PRECISION production of documents and electronically RESPONSES TO PRODUCTION OF STORED REQUEST FOR PRODUCTION NO. 1:	ISELA HERNANDEZ ocedure Rule 34, Plaintiff ISELA HERNANDEZ VALVE & AUTOMATION, INC.'s request for stored information, set one (1). F DOCUMENTS AND ELECTRONICALLY		

DEFENDANT in this case.

2.7

RESPONSE TO REQUEST FOR PRODUCTION NO. 1:

The request is overly broad, unduly burdensome, and oppressive. It also seeks information that protected by the attorney-client privilege and the attorney work product doctrine. It also seeks a premature disclosure of expert opinions. Without waiving the objections and subject thereto, Plaintiff responds: plaintiff has complied.

REQUEST FOR PRODUCTION NO. 2:

All DOCUMENTS which support or in any way relate to YOUR cause of action for Loss of Consortium (Third Cause of Action) in the COMPLAINT.

RESPONSE TO REQUEST FOR PRODUCTION NO. 2:

The request is overly broad, unduly burdensome, and oppressive. It also seeks information that protected by the attorney-client privilege and the attorney work product doctrine. It also seeks a premature disclosure of expert opinions. Without waiving the objections and subject thereto, Plaintiff responds: plaintiff has complied.

REQUEST FOR PRODUCTION NO. 3:

All DOCUMENTS which support or in any way relate to YOUR claim that Defendant's wrongful conduct, acts and/or omissions "were a substantial factor in causing Plaintiff ISELA HERNANDEZ to sustain loss of love, care companionship, comfort, assistance, protection, society, moral support from Plaintiff RUBEN JUAREZ" as alleged in the COMPLAINT.

RESPONSE TO REQUEST FOR PRODUCTION NO. 3:

The request is overly broad, unduly burdensome, and oppressive. It also seeks information that protected by the attorney-client privilege and the attorney work product doctrine. It also seeks a premature disclosure of expert opinions. Without waiving the objections and subject thereto, Plaintiff responds: plaintiff has complied.

REQUEST FOR PRODUCTION NO. 4:

All DOCUMENTS which document or relate to INJURIES which YOU allege were caused, or were in any way contributed to, by Defendant's wrongful conduct, acts and/or omissions, as alleged in YOUR COMPLAINT.

RESPONSE TO REQUEST FOR PRODUCTION NO. 4:

The request is overly broad, unduly burdensome, and oppressive. It also seeks information that protected by the attorney-client privilege and the attorney work product doctrine. It also seeks a premature disclosure of expert opinions. Without waiving the objections and subject thereto, Plaintiff responds: plaintiff has complied.

REQUEST FOR PRODUCTION NO. 5:

///

All DOCUMENTS which document or relate to anything YOU did to determine what caused Isela Hernandez's injuries which are alleged in the COMPLAINT.

RESPONSE TO REQUEST FOR PRODUCTION NO. 5:

The request is overly broad, unduly burdensome, and oppressive. It also seeks information that protected by the attorney-client privilege and the attorney work product doctrine. It also seeks a premature disclosure of expert opinions. It is vague and ambiguous and unintelligible. Without waiving the objections and subject thereto, Plaintiff responds: plaintiff has complied.

REQUEST FOR PRODUCTION NO. 6:

All DOCUMENTS which establish or in any way relate to whether plaintiffs' lawsuit is barred by the two-year statute of limitations found in Code of Civil Procedure section 335.1.

RESPONSE TO REQUEST FOR PRODUCTION NO. 6:

The request is overly broad, unduly burdensome, and oppressive. It also seeks information that protected by the attorney-client privilege and the attorney work product doctrine. It also seeks a premature disclosure of expert opinions. Without waiving the objections and subject thereto, Plaintiff responds: plaintiff has complied.

REQUEST FOR PRODUCTION NO. 7:

YOUR most up-to-date resume and/or curriculum vitae.

///

///

///

1	RESPONSE TO REQUEST FOR PRODUCTION NO. 7:		
2	The request is overly broad, unduly burdensome, and oppressive. It is not relevant to the		
3	case. It violates Plaintiff's right of privacy. Plaintiff will not comply.		
4			
5			
6	Dated: September 7, 2017 LAW OFFICES OF TERESA LI, P.C.		
7	Dated: September 7, 2017		
8			
9	Teresa Li Attorney for Plaintiffs		
10	Attorney for Plaintiffs RUBEN JUAREZ AND ISELA HERNANDEZ		
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21 22			
23			
23 24			
25			
26			
27			
28			
	4	1	

1 PROOF OF SERVICE 2 State of California, County of San Francisco 3 I am employed in the County of San Francisco, State of California. I am over the age of 4 18 and not a party to the within action; my business address is 315 Montgomery Street, 9th Floor, 5 San Francisco, CA 94104. 6 On the date listed below, I served the following documents: in the manner and/or manners 7 8 described below to each of the parties herein and addressed as stated below: 9 PLAINTIFF ISELA HERNANDEZ'S RESPONSE TO DEFENDANT'S 10 REQUEST FOR INTERROGATORIES, SET ONE (1) PLAINTIFF ISELA HERNANDEZ'S RESPONSE TO DEFENDANT'S 11 REQUEST FOR PRODUCTION OF DOCUMENTS AND 12 ELECTRONICALLY STORED INFORMATION (ESI), SET ONE (1) 13 PLAINTIFF RUBEN JUAREZ'S RESPONSE TO DEFENDANT'S REQUEST FOR INTERROGATORIES, SET ONE (1) 14 PLAINTIFF RUBEN JUAREZ'S RESPONSE TO DEFENDANT'S 15 REQUEST FOR PRODUCTION OF DOCUMENTS AND 16 ELECTRONICALLY STORED INFORMATION (ESI), SET ONE (1) 17 Shahrad Milanfar smilanfar@bkscal.com 18 Alex P. Catalona acatalona@bkscal.com 19 BECHERER KANNETT & SCHWEITZER 20 1255 Powell Street Emeryville, CA 94608 21 United States Postal Service, U.S. Mal, with First Class postage prepaid and deposited in a 22 sealed envelope at San Francisco, CA. I am readily familiar with the business practice at my place of business for collection and processing of correspondence for mailing with the United 23 States Postal Service. Correspondence so collected and processed is deposited with the United 24 States Postal Service that same day in the ordinary course of business. 25 Facsimile Transmission 26 Hand delivery by Courier: same day delivery 27 X Other: E-Mail. pdf attachment 28

1	
2	I certify and declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
3	Executed on September 8, 2017, at San Francisco, California.
4	Executed on September 8, 2017, at San Francisco, Camorna.
5	Teresa Li
6	Type or Print Name Signature
7	
8	
9	
10	
11	
12	
13	
14	
15	
16 17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	PROOF OF SERVICE

Terror de la constanta de la c		
1	Shahrad Milanfar (SBN 201126)	
2	smilanfar@bkscal.com Alex P. Catalona (SBN 200901)	
3	acatalona@bkscal.com BECHERER KANNETT & SCHWEITZER	
4	1255 Powell Street Emeryville, CA 94608	
5	Telephone: (510) 658-3600 Facsimile: (510) 658-1151	
6	Attorneys for Defendant	
7	PRECIŠION VALVE & AUTOMATION, INC	C.
8	UNITED STATES I	
9	CENTRAL DISTRIC	I OF CALIFORNIA
10	RUBEN JUAREZ, an individual and ISELA HERNANDEZ, an individual,	Case No.: CV17-03342-ODW(GJSX)
11	Plaintiffs,	DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S REQUESTS
12	ŕ	FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED
13	vs. PRECISION VALVE & AUTOMATION, Inc	INFORMATION (ESI) TO PLAINTIFF
14	corporation and DOES 1-20,	, a Robert Verkez, SEI 110. 1110
		!
15	Defendants.	
15 16		Defendant PRECISION VALVE &
	PROPOUNDING PARTIES:	Defendant PRECISION VALVE & JUTOMATION, INC.
16	PROPOUNDING PARTIES: E	
16 17	PROPOUNDING PARTIES: E.A.A.RESPONDING PARTY: F.	UTOMATION, INC.
16 17 18	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO:	UTOMATION, INC. laintiff RUBEN JUAREZ
16 17 18 19 20 21	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO: Defendant PRECISION VALVE & A	LUTOMATION, INC. Iaintiff RUBEN JUAREZ WO
16 17 18 19 20 21 22	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO: Defendant PRECISION VALVE & All party, plaintiff RUBEN HERNANDEZ, response	AUTOMATION, INC. Itaintiff RUBEN JUAREZ WO JTOMATION, INC. requests that the responding
16 17 18 19 20 21 22 23	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO: Defendant PRECISION VALVE & All party, plaintiff RUBEN HERNANDEZ, response	AUTOMATION, INC. Ilaintiff RUBEN JUAREZ TWO JTOMATION, INC. requests that the responding and to the following requests for production of the con (ESI) (hereinafter "Requests For Production"),
16 17 18 19 20 21 22 23 24	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO: Defendant PRECISION VALVE & All party, plaintiff RUBEN HERNANDEZ, respondocuments and electronically stored information under oath, within thirty (30) days, pursuant to	AUTOMATION, INC. Ilaintiff RUBEN JUAREZ TWO JTOMATION, INC. requests that the responding and to the following requests for production of the con (ESI) (hereinafter "Requests For Production"),
16 17 18 19 20 21 22 23 24 25	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO: Defendant PRECISION VALVE & All party, plaintiff RUBEN HERNANDEZ, respondencements and electronically stored information under oath, within thirty (30) days, pursuant to DEFINITIONS APPLICABLE TO	Idintiff RUBEN JUAREZ TWO JTOMATION, INC. requests that the responding and to the following requests for production of the con (ESI) (hereinafter "Requests For Production"), to Federal Rule of Civil Procedure 34.
16 17 18 19 20 21 22 23 24 25 26	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO: Defendant PRECISION VALVE & All party, plaintiff RUBEN HERNANDEZ, respondocuments and electronically stored information under oath, within thirty (30) days, pursuant to DEFINITIONS APPLICABLE TO 1. The terms "DOCUMENT" and	AUTOMATION, INC. Ilaintiff RUBEN JUAREZ "WO JTOMATION, INC. requests that the responding and to the following requests for production of the incomplete (Requests For Production), as Federal Rule of Civil Procedure 34. ALL REQUESTS FOR PRODUCTION
16 17 18 19 20 21 22 23 24 25 26 27	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO: Defendant PRECISION VALVE & All party, plaintiff RUBEN HERNANDEZ, respondocuments and electronically stored information under oath, within thirty (30) days, pursuant to the description of the	Idaintiff RUBEN JUAREZ "WO "JTOMATION, INC. requests that the responding and to the following requests for production of the image of the content on (ESI) (hereinafter "Requests For Production"), in Federal Rule of Civil Procedure 34. "ALL REQUESTS FOR PRODUCTION "DOCUMENTS" mean any "writing", "recording"
16 17 18 19 20 21 22 23 24 25 26	PROPOUNDING PARTIES: RESPONDING PARTY: SET NO: Defendant PRECISION VALVE & All party, plaintiff RUBEN HERNANDEZ, respondocuments and electronically stored information under oath, within thirty (30) days, pursuant to the description of the	AUTOMATION, INC. Plaintiff RUBEN JUAREZ TWO UTOMATION, INC. requests that the responding and to the following requests for production of the following requests for Production of the federal Rule of Civil Procedure 34. ALL REQUESTS FOR PRODUCTION TO OCUMENTS" mean any "writing", "recording" of the Federal Rules of Evidence including but not

Becherer Kannett & Schweitzer

1255 Powell St. Emeryville, CA 94608 510-658-3600

photostatic, photographic, computer, magnetic impulse, mechanical, electronic, or electronically 1 recorded, or any other form of data compilation; this also includes but is not limited to any 2 Electronically Stored Information ("ESI"), emails, texts, deposition transcripts, articles, notes, 3 4 letters, correspondence, memos, communications of any kind, etc. The terms "YOU" and "YOUR" mean and refer to plaintiff RUBEN JUAREZ and 5 2. anyone acting on his behalf, including, but not limited to, attorneys, investigators, insurers, and 6 7 any other agents. REQUESTS FOR PRODUCTION 8 **REQUEST FOR PRODUCTION NO. 18:** 9 All DOCUMENTS which in any way relate to any disability claim made by YOU from 10 11 2012 to the present. 12 13 BECHERER KANNETT & SCHWEITZER Dated: October 31, 2017 14 15 By: Alex P. Catalona 16 Attorney for Defendant PRECISION VALVE & AUTOMATION, INC. 17 18 19 20 21 22 23 24 25 26 27 28

Becherer

1255 Powell St.

Kannett & Schweitzer

Emeryville, CA 94608 510-658-3600

	1	Shahrad Milanfar (SBN 201126)			
	2	smilanfar@bkscal.com Alex P. Catalona (SBN 200901)			
	3	acatalona@bkscal.com BECHERER KANNETT & SCHWEITZER			
	4	1255 Powell Street Emeryville, CA 94608			
	5	Telephone: (510) 658-3600 Facsimile: (510) 658-1151			
	6	Attorneys for Defendant PRECISION VALVE & AUTOMATION, INC.			
	7				
	8	UNITED STATES DI	STRICT COURT		
	9	CENTRAL DISTRICT	OF CALIFORNIA		
	10	RUBEN JUAREZ an individual and ISELA HERNANDEZ, an individual,) CASE NO. 2:17-cv-03342 ODW (GJSx)		
	11	Plaintiffs,) [Los Angeles County Superior Court		
	12	v.) Case No. BC650229]		
	13		CERTIFICATE OF SERVICE		
	14	PRECISION VALVE & AUTOMATION, INC., a corporation and DOES 1-20,)		
	15	Defendants.)		
	16)		
	17	California; I am over the age of eighteen (18) ye	I, Jerry M. Dumlao, declare that I am employed in the County of Alameda, State of California; I am over the age of eighteen (18) years and not a party to the within entitled action;		
	18	my business address is 1255 Powell Street, Emeryville, California 94608. On October 31, 2017, I caused to be served the foregoing: DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S REQUEST FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED INFORMATION (ESI) TO PLAINTIFF RUBEN JUAREZ, SET NO. TWO In said action by placing a true copy thereof enclosed in a sealed envelope and served in			
	19				
	20				
	21				
	22				
	23	the manner and/or manners described below to e	each of the parties herein and addressed as		
Becherer Kannett &	24	follows:			
Schweitzer	25	Attorneys for Plaintiff	Teresa Li, Esq. LAW OFFICES OF TERESA LI, PC		
1255 Powell St. Emeryville, CA 94608	26		6701 Koll Center Parkway, Suite 250		
510-658-3600	27		Pleasanton, CA 94566 Telephone: (415) 423-3377		
	28		Facsimile: (888) 646-5493		
		-1- CERTIFICATE OF SERVICE			
		. CERTIFICATE OF	SERVICE		

Email: teresa@lawofficesofteresali.com 1 (By Mail) I deposited such envelope with postage thereon fully prepaid to be placed 2 in the United States Mail at Emeryville, California. I am familiar with the mail collection practices of Becherer Kannett & Schweitzer Attorneys and pursuant to those 3 practices the envelope would be deposited with the United States Postal Service the 4 same day. 5 [(Electronic Filing) I am familiar with the United States District Court, Eastern District of California's practice for collecting and processing electronic filings. Under 6 that practice, documents are electronically filed with the court. The CM/ECF system will generate a Notice of Electronic Filing (NEF) to the filing party, the assigned judge, 7 and any registered users in the case. The NEF will constitute service of the document. 8 9 Executed on October 31, 2017 10 11 Jerry M. Dumlao 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S

NOTICE OF REMOVAL (28 U.S.C. § 1441(a))

Becherer

Kannett & Schweitzer

Powell St. Emeryville, CA

510-658-3600

1	Teresa Li (Bar No. 278779)		
2	teresa@lawofficesofteresali.com LAW OFFICES OF TERESA LI P.C. 6701 Koll Center Parkway, Suite 250 Pleasanton, California 94566		
3			
4	Telephone: 415.423.3377 Facsimile: 888.646.5493		
5	Attorneys for Plaintiffs		
6	RUBEŇ JUAREZ AND ISELA HERNANDEZ		
7			
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10			
11	RUBEN JUAREZ, an individual and ISELA HERNANDEZ, an individual,		
12	PLAINTIFF RUBEN JUAREZ'S RESPONSE Plaintiff, TO DEFENDANT'S REQUEST FOR		
13	PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED		
14	PRECISION VALVE & AUTOMATION, INFORMATION (ESI), SET TWO (2)		
15	Inc., a corporation and DOES 1-20,		
16	Defendants.		
17			
18	PROPOUNDING PARTY: DEFENDANT, PRECISION VALVE & AUTOMATION		
19 20	RESPONDING PARTY: PLAINTIFF, RUBEN JUAREZ		
21	SET NUMBER: TWO		
22	Pursuant to Federal Rules of Civil Procedure Rule 34, Plaintiff RUBEN JUAREZ hereby		
23	responds to Defendant PRECISION VALVE & AUTOMATION, INC.'s request for production		
24	of documents and electronically stored information, set two (2).		
25	RESPONSES TO PRODUCTION OF DOCUMENTS AND		
26	ELECTRONICALLY STORED INFORMATION		
27	REQUEST FOR PRODUCTION OF DOCUMENTS NO. 18		
28	All DOCUMENTS which in any way relate to any disability claim made by you from		
	DI ADITIEE BUIDEN IN A DEZIS DESDONISE TO DESENDANT'S DECLISET FOR PRODUCTION OF		
	PLAINTIFF RUBEN JUAREZ'S RESPONSE TO DEFENDANT'S REQUEST FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED INFORMATION, SET TWO (2)		

2012 to the present.

RESPONSE TO REQUEST FOR PRODUCTION NO. 18:

The request is overly broad, unduly burdensome, and oppressive. It also seeks information that protected by the attorney-client privilege and the attorney work product doctrine. It also seeks a premature disclosure of expert opinions. Without waiving the objections and subject thereto, Plaintiff responds: plaintiff has no responsive documents in his possession.

Dated: December 5, 2017

LAW OFFICES OF TERESA LI, P.C.

Teresa Li

Attorney for Plaintiffs-

RUBEN JUAREZ AND ISELA

HERNANDEZ

1 PROOF OF SERVICE 2 RE: Juarez v. PVA 3 I am employed in the County of Alameda, State of California. I am over the age of 18 4 years and not a party to the within action. My business address is 6701 Koll Center Parkway, 5 Suite 250, Pleasanton, CA 94566. 6 On December 6, 2017, I served a copy of the following document: 7 PLAINTIFF RUBEN JUAREZ'S RESPONSE TO DEFENDANT'S REQUEST 8 FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED 9 **INFORMATION (ESI), SET TWO (2)** 10 on the below listed parties in this action as follows: 11 Shahrad Milanfar Alex P. Catalona 12 BECHERER KANNETT & SCHWEITZER 1255 Powell Street 13 Emeryville, CA 94608 14 XXX BY MAIL: I placed such envelope on the above date with postage fully prepaid, 15 for deposit in the U.S Postal Service at my place of business in Pleasanton, California, following the ordinary business practices of my place of business. I 16 am readily familiar with the business practice at my place of business for collection and processing of correspondence for mail with the U.S. Postal Service. 17 Under the practice, such correspondence is deposited with the U.S. Postal Service the same day it is collected and processed in the ordinary course of business. 18 BY FAX: I caused such document to be transmitted by facsimile transmission to 19 a facsimile machine maintained by the person on whom it is served at the facsimile number as last given by that person on any document which he or she 20 has filed in the case. I caused such by sending a true copy from Teresa Li's facsimile number, and that transmission reported as complete and without error to 21 the following facsimile number: 22 BY PERSONAL SERVICE: I caused such document to be delivered by hand to the above listed party. 23 I declare under penalty of perjury under the laws of the State of California that the 24 25 foregoing is true and correct and that this document was executed at Pleasanton, California on December 6, 2017. 26 27 JODI ALTIZ

1	Shahrad Milanfar (SBN 201126)	
2	smilanfar@bkscal.com Alex P. Catalona (SBN 200901)	
3	acatalona@bkscal.com BECHERER KANNETT & SCHWEITZER	
4	1255 Powell Street Emeryville, CA 94608	
5	Telephone: (510) 658-3600 Facsimile: (510) 658-1151	·
6	Attorneys for Defendant	
7	PRECISION VALVE & AUTOMATION, INC.	
8	UNITED STATES DI CENTRAL DISTRICT	
9	CENTRAL DISTRICT	or Cabirotota
10	RUBEN JUAREZ, an individual and ISELA HERNANDEZ, an individual,	Case No.: CV17-03342-ODW(GJSX)
11	Plaintiffs,	DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S REQUESTS
12	VS.	FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED
13	PRECISION VALVE & AUTOMATION, Inc.,	INFORMATION (ESI) TO PLAINTIFF
14	corporation and DOES 1-20,	
		i l
15	Defendants.	
15 16 17	PROPOUNDING PARTIES: De:	Fendant PRECISION VALVE & TOMATION, INC.
16	PROPOUNDING PARTIES: De:	1
16 17	PROPOUNDING PARTIES: De:	TOMATION, INC. intiff ISELA HERNANDEZ
16 17 18	PROPOUNDING PARTIES: De: AU RESPONDING PARTY: Pla SET NO: TW	TOMATION, INC. intiff ISELA HERNANDEZ
16 17 18 19	PROPOUNDING PARTIES: Detail AU RESPONDING PARTY: Pla SET NO: TW Defendant PRECISION VALVE & AUT	TOMATION, INC. intiff ISELA HERNANDEZ O OMATION, INC. requests that the responding
16 17 18 19 20	PROPOUNDING PARTIES: De: AU RESPONDING PARTY: Pla SET NO: TW	TOMATION, INC. intiff ISELA HERNANDEZ O COMATION, INC. requests that the responding to the following requests for production of
16 17 18 19 20 21	PROPOUNDING PARTIES: Details AU RESPONDING PARTY: Pla SET NO: TW Defendant PRECISION VALVE & AU party, plaintiff ISELA HERNANDEZ, responde	TOMATION, INC. intiff ISELA HERNANDEZ O COMATION, INC. requests that the responding to the following requests for production of (ESI) (hereinafter "Requests For Production"),
16 17 18 19 20 21 22	PROPOUNDING PARTIES: Detail AU RESPONDING PARTY: Pla SET NO: TW Defendant PRECISION VALVE & AUI party, plaintiff ISELA HERNANDEZ, responded documents and electronically stored information under oath, within thirty (30) days, pursuant to I	TOMATION, INC. intiff ISELA HERNANDEZ O COMATION, INC. requests that the responding to the following requests for production of (ESI) (hereinafter "Requests For Production"),
16 17 18 19 20 21 22 23	PROPOUNDING PARTIES: Details AU RESPONDING PARTY: Pla SET NO: TW Defendant PRECISION VALVE & AU party, plaintiff ISELA HERNANDEZ, responded documents and electronically stored information under oath, within thirty (30) days, pursuant to I DEFINITIONS APPLICABLE TO A	TOMATION, INC. intiff ISELA HERNANDEZ TO TOMATION, INC. requests that the responding to the following requests for production of (ESI) (hereinafter "Requests For Production"), Federal Rule of Civil Procedure 34.
16 17 18 19 20 21 22 23 24 25 26	PROPOUNDING PARTIES: Det AU RESPONDING PARTY: Pla SET NO: TW Defendant PRECISION VALVE & AUI party, plaintiff ISELA HERNANDEZ, responded documents and electronically stored information under oath, within thirty (30) days, pursuant to I DEFINITIONS APPLICABLE TO A 1. The terms "DOCUMENT" and "	TOMATION, INC. intiff ISELA HERNANDEZ O COMATION, INC. requests that the responding to the following requests for production of (ESI) (hereinafter "Requests For Production"), Federal Rule of Civil Procedure 34. LL REQUESTS FOR PRODUCTION
16 17 18 19 20 21 22 23 24 25 26 27	PROPOUNDING PARTIES: Det AU RESPONDING PARTY: Pla SET NO: TW Defendant PRECISION VALVE & AUI party, plaintiff ISELA HERNANDEZ, responded documents and electronically stored information under oath, within thirty (30) days, pursuant to I DEFINITIONS APPLICABLE TO A 1. The terms "DOCUMENT" and "	TOMATION, INC. intiff ISELA HERNANDEZ O COMATION, INC. requests that the responding to the following requests for production of (ESI) (hereinafter "Requests For Production"), Gederal Rule of Civil Procedure 34. LL REQUESTS FOR PRODUCTION DOCUMENTS" mean any "writing", "recording" the Federal Rules of Evidence including but not
16 17 18 19 20 21 22 23 24 25 26	PROPOUNDING PARTIES: Des AU RESPONDING PARTY: Pla SET NO: TW Defendant PRECISION VALVE & AU party, plaintiff ISELA HERNANDEZ, responded documents and electronically stored information under oath, within thirty (30) days, pursuant to B DEFINITIONS APPLICABLE TO A 1. The terms "DOCUMENT" and " and/or "photograph" as defined in Rule 1001 of limited to the original, copy or electronic version	TOMATION, INC. intiff ISELA HERNANDEZ O COMATION, INC. requests that the responding to the following requests for production of (ESI) (hereinafter "Requests For Production"), Gederal Rule of Civil Procedure 34. LL REQUESTS FOR PRODUCTION DOCUMENTS" mean any "writing", "recording" the Federal Rules of Evidence including but not

HERNANDEZ, SET NO. TWO

Becherer Kannett & Schweitzer

1255 Powell St. Emeryville, CA 94608 510-658-3600 1

2

3

4

5

б

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Becherer

2200 Powell St Suite 805

Kannett & Schweitzer

Emeryville, CA 94608

510-638-3600

photostatic, photographic, computer, magnetic impulse, mechanical, electronic, or electronically recorded, or any other form of data compilation; this also includes but is not limited to any Electronically Stored Information ("ESI"), emails, texts, deposition transcripts, articles, notes, letters, correspondence, memos, communications of any kind, etc. REQUESTS FOR PRODUCTION **REQUEST FOR PRODUCTION NO. 8:** All DOCUMENTS which establish or in any way relate to whether plaintiffs' lawsuit is barred by the two-year statute of limitations found in California Code of Civil Procedure section 340.8. Dated: April 3, 2018 BECHERER KANNETT & SCHWEITZER By: Alex P. Catalona Attorney for Defendant PRECISION VALVE & AUTOMATION, INC. -2-

DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S REQUESTS FOR PRODUCTION OF

HERNANDEZ, SET NO. TWO

	11		1		
		•			
	1	Shahrad Milanfar (SBN 201126)			
	2	smilanfar@bkscal.com Alex P. Catalona (SBN 200901)			
	3	acatalona@bkscal.com BECHERER KANNETT & SCHWEITZER			
	4	1255 Powell Street Emeryville, CA 94608			
	5	Telephone: (510) 658-3600 Facsimile: (510) 658-1151			
	.6	Attorneys for Defendant			
	7	PRECISION VALVE & AUTOMATION, INC.			
	8	UNITED STATES DIS	UNITED STATES DISTRICT COURT		
	9	CENTRAL DISTRICT O	F CALIFORNIA		
	10	RUBEN JUAREZ an individual and ISELA) CASE NO. 2:17-cv-03342 ODW (GJSx)		
	11	HERNANDEZ, an individual,) [Los Angeles County Superior Court		
	12	Plaintiffs,) Case No. BC650229]		
	13	V.	CERTIFICATE OF SERVICE		
	14	PRECISION VALVE & AUTOMATION, INC., a corporation and DOES 1-20,			
	15	Defendants.			
	16		,)		
	17	I, Jerry M. Dumlao, declare that I am employed in the County of Alameda, State of California; I am over the age of eighteen (18) years and not a party to the within entitled action; my business address is 1255 Powell Street, Emeryville, California 94608.			
	18				
	19	On April 3, 2018, I caused to be served the foregoing: DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S REQUEST FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED INFORMATION (ESI) TO PLAINTIFF ISELA HERNANDEZ, SET NO. TWO			
	20				
	21				
	22	In said action by placing a true copy there	eof enclosed in a sealed envelope and served in		
	23	the manner and/or manners described below to each of the parties herein and addressed a			
Becherer Kannett &	24	follows:			
Schweitzer	25	Attorneys for Plaintiff	Teresa Li, Esq. LAW OFFICES OF TERESA LI, PC		
Powell St. Emeryville, CA 94608	26		6701 Koll Center Parkway, Suite 250 Pleasanton, CA 94566		
510-658-3600	27		Telephone: (415) 423-3377		
	28		Facsimile: (888) 646-5493		
		-1 CERTIFICATE OF			
		ODMI IONID OI			

1	Email: teresa@lawofficesofteresali.com		
2	[(By Mail) I deposited such envelope with postage thereon fully prepaid to be placed		
3	in the United States Mail at Emeryville, California. I am familiar with the mail collection practices of Becherer Kannett & Schweitzer Attorneys and pursuant to those practices the envelope would be deposited with the United States Postal Service the		
4	practices the envelope would be deposited with the United States Postal Service the same day.		
5			
6	of the addressee(s).		
7	(Via Facsimile) I caused said document(s) to be transmitted to the facsimile number(s) of the addressee(s) designated.		
8	(Electronic Filing) I am familiar with the United States District Court, Eastern		
9	District of California's practice for collecting and processing electronic filings. Under		
10	that practice, documents are electronically filed with the court. The CM/ECF system will generate a Notice of Electronic Filing (NEF) to the filing party, the assigned judge,		
11	and any registered users in the ease. The NEF will constitute service of the document.		
12	Possessia and the state of the		
13	Executed on March 2, 2018.		
14			
15	Jerry M. Dumlao		
16.	· · · · · · · · · · · · · · · · · · ·		
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
	DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S		

NOTICE OF REMOVAL (28 U.S.C. § 1441(a))

Becherer Kannett & Schweitzer

1255 Powell &c. Enerywile, CA 94608 510-658-3600

1	Teresa Li (Bar No. 278779) teresa@lawofficesofteresali.com LAW OFFICES OF TERESA LI P.C. 315 Montgomery Street, 9 th Floor San Francisco, California 94104 Telephone: 415.423.3377 Facsimile: 888.646.5493		
2			
3			
4	Facsimile: 888.646.5493		
5	Attorneys for Plaintiffs RUBEN JUAREZ AND ISELA		
6	HERNANDEZ		
7	Daniel K. Balaban Daniel@dbaslaw.com		
8	BALABAN & SPIELBERGER, LLP 11999 San Vincente Boulevard		
9	Suite 345 Los Angles, CA 90049		
10	Telephone: 424.832.7677 Facsimile: 424.832.7702		
12	Attorneys for Plaintiffs RUBEN JUAREZ and ISELA HERNA	ANDEZ	
13			
14	UNITED STAT	ES DISTRICT COURT	
15	CENTRAL DIST	RICT OF CALIFORNIA	
16			
17	RUBEN JUAREZ, an individual and	Case No. CV-03342-ODW(GJSX)	
18	ISELA HERNANDEZ, an individual,		
19	Plaintiff,	PLAINTIFF ISELA HERNANDEZ'S	
20	v.	RESPONSE TO DEFENDANT'S REQUEST FOR PRODUCTION OF	
21	PRECISION VALVE &	DOCUMENTS AND ELECTRONICALLY STORED INFORMATION (FSD. SET TWO (2)	
22	AUTOMATION, Inc., a corporation and DOES 1-20,	INFORMATION (ESI), SET TWO (2)	
23	Defendants.		
24			
25	PROPOUNDING PARTY: DEFE	NDANT, PRECISION VALVE &	
26		OMATION	
27	RESPONDING PARTY: PLAI	NTIFF, ISELA HERNANDEZ	
28			

TWO SET NUMBER: 1 Pursuant to Federal Rules of Civil Procedure Rule 34, Plaintiff ISELA 2 HERNANDEZ hereby responds to Defendant PRECISION VALVE & 3 AUTOMATION, INC.'s request for production of documents and electronically 4 stored information, set two (2). 5 RESPONSES TO PRODUCTION OF DOCUMENTS AND 6 **ELECTRONICALLY STORED INFORMATION** 7 8 **REQUEST FOR PRODUCTION NO. 8:** All DOCUMENTS which establish or in any way relate to whether 9 Plaintiffs' lawsuit is barred by the two-year statute of limitations found in 10 California Code of Civil Procedure section 340.8. 11 **RESPONSE TO REQUEST FOR PRODUCTION NO. 1:** 12 13 Plaintiff has complied. 14 LAW OFFICES OF TERESA LI, P.C. May 8, 2018 Dated: 15 16 17 Attorney for Plaintiffs RUBEN JUAREZ AND ISELA 18 HERNANDEZ 19 20 21 22 23 24 25 26 27 28

1 PROOF OF SERVICE 2 RE: Juarez v. PVA I am employed in the County of Alameda, State of California. I am over the age of 18 3 years and not a party to the within action. My business address is 6701 Koll Center Parkway, 4 5 Suite 250, Pleasanton, CA 94566. On May 8, 2018, I served a copy of the following document: PLAINTIFF RUBEN 6 JUAREZ'S RESPONSE TO DEFENDANT'S REQUEST FOR INTERROGATORIES, 7 8 SET TWO (2); PLAINTIFF RUBEN JUAREZ'S RESPONSE TO DEFENDANT'S 9 REQUEST FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY 10 STORED INFORMATION (ESI), SET THREE (3); PLAINTIFF ISELA HERNANDEZ'S RESPONSE TO DEFENDANT'S REQUEST FOR INTERROGATORIES, SET TWO (2); 11 12 PLAINTIFF ISELA HERNANDEZ'S RESPONSE TO DEFENDANT'S REQUEST FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED 13 14 **INFORMATION (ESI)**, **SET TWO (2)** on the below listed parties in this action as follows: 15 Alex P. Catalona BECHERER KANNETT & SCHWEITZER 16 1255 Powell Street Emeryville, CA 94608 17 18 BY MAIL: I placed such envelope on the above date with postage fully prepaid, X for deposit in the U.S Postal Service at my place of business in Pleasanton, 19 California, following the ordinary business practices of my place of business. I am readily familiar with the business practice at my place of business for 20 collection and processing of correspondence for mail with the U.S. Postal Service. Under the practice, such correspondence is deposited with the U.S. Postal Service 21 the same day it is collected and processed in the ordinary course of business. 22 BY FAX: I caused such document to be transmitted by facsimile transmission to a facsimile machine maintained by the person on whom it is served at the 23 facsimile number as last given by that person on any document which he or she has filed in the case. I caused such by sending a true copy from Teresa Li's facsimile number, and that transmission reported as complete and without error to 24 the following facsimile number: 25 BY PERSONAL SERVICE: I caused such document to be delivered by hand to 26 the above listed party. 27

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct and that this document was executed at Pleasanton, California on

1	Shahrad Milanfar (SBN 201126)		
2	smilanfar@bkscal.com Alex P. Catalona (SBN 200901)		
3	acatalona@bkscal.com BECHERER KANNETT & SCHWEITZER		
4	1255 Powell Street Emeryville, CA 94608 Telephone: (510) 658-3600		
5	Facsimile: (510) 658-1151		
6	Attorneys for Defendant PRECISION VALVE & AUTOMATION, INC.		
7	,		
8	UNITED STATES DIST CENTRAL DISTRICT O		
9			
10	RUBEN JUAREZ, an individual and ISELA HERNANDEZ, an individual,	Case No.: CV17-03342-ODW(GJSX)	
11	Plaintiffs,	DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S REQUESTS	
12	VS.	FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED	
13	PRECISION VALVE & AUTOMATION, Inc., a	INFORMATION (ESI) TO PLAINTIFF RUBEN JUAREZ, SET NO. THREE	
14	corporation and DOES 1-20,	,	
15	Defendants.	·	
16 17	p	dant PRECISION VALVE & DMATION, INC.	
18	RESPONDING PARTY: Plaint	iff RUBEN JUAREZ	
19	SET NO: THRI	EE	
20	Defendant PRECISION VALVE & AUTO	MATION, INC. requests that the responding	
21	party, plaintiff RUBEN HERNANDEZ, respond to the following requests for production of		
22	documents and electronically stored information (I	ESI) (hereinafter "Requests For Production"),	
23			
24	DEFINITIONS APPLICABLE TO ALL REQUESTS FOR PRODUCTION		
25	1. The terms "DOCUMENT" and "DO	OCUMENTS" mean any "writing", "recording"	
26	and/or "photograph" as defined in Rule 1001 of th	e Federal Rules of Evidence including but not	
27 28	limited to the original, copy or electronic version of	of anything handwritten, typewritten, printed,	
20	-1-	ON, INC.'S REQUESTS FOR PRODUCTION OF	
	I DEFENDANT PRECISION VALVE & AUTOMATI		

SET NO. THREE

Becherer Kannett & Schweitzer

Powell St Emeryville, CA 94608 510-658-3600

1

2

3

4

5

6

7

8

9

11

Becherer

2200 Powell St

Some 105 Emeryville, CA

510-658-3600

Kannett & Schweitzer

photostatic, photographic, computer, magnetic impulse, mechanical, electronic, or electronically recorded, or any other form of data compilation; this also includes but is not limited to any Electronically Stored Information ("ESI"), emails, texts, deposition transcripts, articles, notes, letters, correspondence, memos, communications of any kind, etc. REQUEST FOR PRODUCTION REQUEST FOR PRODUCTION NO. 19: All DOCUMENTS which establish or in any way relate to whether plaintiffs' lawsuit is barred by the two-year statute of limitations found in California Code of Civil Procedure section 340.8. 10 BECHERER KANNETT & SCHWEITZER Dated: April 3, 2018 12 13 By: 14 Alex P. Catalona Attorney for Defendant 15 PRECISION VALVE & AUTOMATION, INC. 16 17 18 19 20 21 22 23 24 25 26 27 28 -2-DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S REQUESTS FOR PRODUCTION OF

DOCUMENTS AND ELECTRONICALLY STORED INFORMATION (ESI) TO PLAINTIFF RUBEN JUAREZ, SET NO. THREE

	1 2 3 4 5	Shahrad Milanfar (SBN 201126) smilanfar@bkscal.com Alex P. Catalona (SBN 200901) acatalona@bkscal.com BECHERER KANNETT & SCHWEITZER 1255 Powell Street Emeryville, CA 94608 Telephone: (510) 658-3600 Facsimile: (510) 658-1151 Attorneys for Defendant		
	7	PRECISION VALVE & AUTOMATION, INC.		
	8	UNITED STATES DIS	TRICT COURT	
	9	CENTRAL DISTRICT (F CALIFORNIA	
	10	RUBEN JUAREZ an individual and ISELA HERNANDEZ, an individual,) CASE NO. 2:17-cv-03342 ODW (GJSx)	
	11	Plaintiffs,) [Los Angeles County Superior Court	
	12	V.) Case No. BC650229]	
	13	PRECISION VALVE & AUTOMATION,) CERTIFICATE OF SERVICE	
	14	INC., a corporation and DOES 1-20,		
	15	Defendants.		
	16			
	17 18	I, Jerry M. Dumlao, declare that I am employed in the County of Alameda, State of California; I am over the age of eighteen (18) years and not a party to the within entitled action; my business address is 1255 Powell Street, Emeryville, California 94608.		
	19	On April 3, 2018, I caused to be served the	ne foregoing:	
	20	DEFENDANT PRECISION VALVE & AUTOMATION, INC.'S REQUEST FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED INFORMATION (ESI) TO PLAINTIFF RUBEN JUAREZ, SET NO. TWO In said action by placing a true copy thereof enclosed in a sealed envelope and served in the manner and/or manners described below to each of the parties herein and addressed as follows:		
	21			
	22			
	23			
Becherer Kannett &	24			
Schweitzer	25		Teresa Li, Esq.	
1255 Powell St. Emeryville, CA	26		LAW OFFICES OF TERESA LI, PC 6701 Koll Center Parkway, Suite 250	
94608 \$10-658-3600	27		Pleasanton, CA 94566 Telephone: (415) 423-3377	
	28		Facsimile: (888) 646-5493	
Vipoletic		-1- CERTIFICATE OF SERVICE		

1	Email: teresa@lawofficesofteresali.com		
2	(By Mail) I deposited such envelope with postage thereon fully prepaid to be placed in the United States Mail at Emeryville, California. I am familiar with the mail collection practices of Becherer Kannett & Schweitzer Attorneys and pursuant to those practices the envelope would be deposited with the United States Postal Service the same day.		
3			
4			
5	(By Personal Delivery) I caused such envelope to be delivered by hand to the office of the addressee(s).		
6			
7	(Via Facsimile) I caused said document(s) to be transmitted to the facsimile number(s) of the addressee(s) designated.		
8	[In the court of California's practice for collecting and processing electronic filings. Under that practice, documents are electronically filed with the court. The CM/ECF system will generate a Notice of Electronic Filing (NEF) to the filing party, the assigned judge, and any registered users in the case. The NEF will constitute service of the document.		
9			
11			
12	and any registered disers in the ease. The INEP win constitute service of the document.		
13	Executed on March 2, 2018. Jerry M. Dumlao		
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27	·		
28	-2-		

Becherer Kannett & Schweitzer

1255 Powell St Emeryville, CA 94608 510-658-3600

1			
1	Teresa Li (Bar No. 278779)		
2	teresa@lawofficesofteresali.com LAW OFFICES OF TERESA LI P.C.		
3	6701 Koll Center Parkway, Suite 250 Pleasanton, California 94566 Telephone: 415.423.3377		
4	Telephone: 415.423.3377 Facsimile: 888.646.5493		
5	Attorneys for Plaintiffs	Š	
6	RUBEŇ JUAREZ AND ISELA HERNANDEZ		
7	Daniel K. Balaban		
8	Daniel@dbaslaw.com BALABAN & SPIELBERGER, LLP		
9	11999 San Vincente Boulevard Suite 345 Los Angles CA 20040		
10	Los Angles, CA 90049 Telephone: 424.832.7677 Facsimile: 424.832.7702		
11	Attorneys for Plaintiffs		
12	RUBEN JUAREZ and ISELA HERNANDEZ		
13	TILICUTIVILLE		
14			
15			
16	UNITED STATES DISTRICT COURT		
17	CENTRAL DISTRICT OF CALIFORNIA		
18	RUBEN JUAREZ, an individual and	Case No. CV-03342-ODW(GISX)	
19	ISELA HERNANDEZ, an individual,	PLAINTIFF RUBEN JUAREZ'S	
20	Plaintiff,	RESPONSE TO DEFENDANT'S REQUEST FOR PRODUCTION OF	
21	V.	DOCUMENTS AND ELECTRONICALLY STORED	
22	PRECISION VALVE &	INFORMATION (ESI), SET THREE (3)	
23	AUTOMATION, Inc., a corporation and DOES 1-20,		
24	Defendants.		
25			
26	DDODOLINDING DADTY. DEED	NID AND DDECTORALLY AT THE C	
27	PROPOUNDING PARTY: DEFENDANT, PRECISION VALVE &		
28	AUTOMATION 1		
	PLAINTIFF RUBEN JUAREZ'S RESPONSE TO DEFENDANT'S REQUEST FOR PRODUCTION OF		

PLAINTIFF, RUBEN JUAREZ 1 **RESPONDING PARTY: SET NUMBER:** THREE 2 Pursuant to Federal Rules of Civil Procedure Rule 34, Plaintiff RUBEN 3 JUAREZ hereby responds to Defendant PRECISION VALVE & AUTOMATION, 4 INC.'s request for production of documents and electronically stored information, 5 6 set two (2). 7 RESPONSES TO PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED INFORMATION 8 9 REQUEST FOR PRODUCTION OF DOCUMENTS NO. 18 10 All DOCUMENTS which establish or in any way relate to whether plaintiffs' lawsuit is barred by the two-year statute of limitations found in California Code of 11 12 Civil Procedure section 340.8. **RESPONSE TO REQUEST FOR PRODUCTION NO. 18:** 13 14 Plaintiff has complied. 15 LAW OFFICES OF TERESA LI, P.C. May 8, 2018 Dated: 16 17 18 Teresa Li Attorney for Plaintiffs 19 RUBEŇ JUAREZ AND ISELA HERNANDEZ 20 21 22 23 24 25 26 27 28

PROOF OF SERVICE 1 2 RE: Juarez v. PVA 3 I am employed in the County of Alameda, State of California. I am over the age of 18 years and not a party to the within action. My business address is 6701 Koll Center Parkway, 4 5 Suite 250, Pleasanton, CA 94566. On May 8, 2018, I served a copy of the following document: PLAINTIFF RUBEN 6 7 JUAREZ'S RESPONSE TO DEFENDANT'S REQUEST FOR INTERROGATORIES, 8 SET TWO (2); PLAINTIFF RUBEN JUAREZ'S RESPONSE TO DEFENDANT'S 9 REQUEST FOR PRODUCTION OF DOCUMENTS AND ELECTRONICALLY 10 STORED INFORMATION (ESI), SET THREE (3); PLAINTIFF ISELA HERNANDEZ'S 11 RESPONSE TO DEFENDANT'S REQUEST FOR INTERROGATORIES, SET TWO (2); 12 PLAINTIFF ISELA HERNANDEZ'S RESPONSE TO DEFENDANT'S REQUEST FOR 13 PRODUCTION OF DOCUMENTS AND ELECTRONICALLY STORED 14 **INFORMATION (ESI)**, **SET TWO (2)** on the below listed parties in this action as follows: 15 Alex P. Catalona BECHERER KANNETT & SCHWEITZER 16 1255 Powell Street Emeryville, CA 94608 17 18 BY MAIL: I placed such envelope on the above date with postage fully prepaid, X for deposit in the U.S Postal Service at my place of business in Pleasanton, 19 California, following the ordinary business practices of my place of business. I am readily familiar with the business practice at my place of business for 20 collection and processing of correspondence for mail with the U.S. Postal Service. Under the practice, such correspondence is deposited with the U.S. Postal Service 21 the same day it is collected and processed in the ordinary course of business. 22 BY FAX: I caused such document to be transmitted by facsimile transmission to a facsimile machine maintained by the person on whom it is served at the 23 facsimile number as last given by that person on any document which he or she has filed in the case. I caused such by sending a true copy from Teresa Li's 24 facsimile number, and that transmission reported as complete and without error to the following facsimile number: 25 BY PERSONAL SERVICE: I caused such document to be delivered by hand to 26 the above listed party. 27 I declare under penalty of perjury under the laws of the State of California that the 28 foregoing is true and correct and that this document was executed at Pleasanton, California on

EXHIBIT 28

Plaintiffs' Privilege Log

Case: Juarez v. PVA Created: 10-31-2017

Content of the Document Withheld	Author	Privilege
Notes from speaking with the	Teresa Li,	Attorney-client privilege and
clients and witnesses	Esq.	attorney work product

EXHIBIT 29

Catalona, Alex

From:

Teresa Li <teresa@lawofficesofteresali.com>

Sent:

Sunday, June 24, 2018 9:35 AM

To:

Catalona, Alex

Cc:

Teresa Li; Dumlao, Jerry; Daniel Balaban

Subject:

Re: Ruben Juarez, et al. v. Precision Valve & Automation, et al.

The same as last year. No amendment.

Teresa

Teresa Li, Esq.

Law Offices of Teresa Li, PC

East Bay Office:

6701 Koll Center Parkway, Suite 250

Pleasanton, CA 94566 Phone: (888) 635-3259

Fax: (888) 646-5493

Email: Teresa@LawOfficesOfTeresaLi.com

www.lawofficesofteresali.com

San Francisco Satellite Office: 315 Montgomery Street, 9th Floor San Francisco, CA 94104

Phone: (415) 423-3377 Fax: (415) 423-3402

CONFIDENTIALITY NOTICE: This email is confidential and intended only for the use of the addressee named above. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering the message to the intended recipient, please be aware that any dissemination, distribution, or duplication of this communication or any attachment, is strictly prohibited. If you have received this communication in error, please notify us immediately by reply email, and destroy/delete the original transmission and its attachments without saving them in any manner.

On Jun 23, 2018, at 1:27 PM, Catalona, Alex acatalona@bkscal.com> wrote:

Teresa, your most recent discovery responses again include objections based on the attorney client privilege and work product doctrine. Will you be amending your privilege log previously served in October of last year? Or, does that document cover all of the documents that are the subject of your objections based on the attorney client privilege and work product doctrine?

From: Teresa Li [mailto:teresa@lawofficesofteresali.com]

Sent: Thursday, May 03, 2018 5:11 PM To: Dumlao, Jerry < jdumlao@bkscal.com>

Cc: Teresa Li <teresa@lawofficesofteresali.com>; Catalona, Alex acatalona@bkscal.com; Daniel

Balaban <daniel@dbaslaw.com>

Subject: Re: Ruben Juarez, et al. v. Precision Valve & Automation, et al.

Jerry,

Thanks. As per our filing, please include my co-counsel Dan Balaban in the loop on all filing and service. He is cc-ed. Thanks,

Teresa

Teresa Li, Esq. Law Offices of Teresa Li, PC East Bay Office: 6701 Koll Center Parkway, Suite 250 Pleasanton, CA 94566

Phone: (888) 635-3259 Fax: (888) 646-5493

Email: Teresa@LawOfficesOfTeresaLi.com

www.lawofficesofteresali.com

San Francisco Satellite Office: 315 Montgomery Street, 9th Floor San Francisco, CA 94104 Phone: (415) 423-3377

Fax: (415) 423-3402

CONFIDENTIALITY NOTICE: This email is confidential and intended only for the use of the addressee named above. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering the message to the intended recipient, please be aware that any dissemination, distribution, or duplication of this communication or any attachment, is strictly prohibited. If you have received this communication in error, please notify us immediately by reply email, and destroy/delete the original transmission and its attachments without saving them in any manner.

On May 3, 2018, at 2:30 PM, Dumlao, Jerry <idumlao@bkscal.com> wrote:

Dear Ms. Li,

Attached please find a letter from Alex Catalona to you of this date. If you are unable to open the attachment, please let me know at your earliest opportunity.

If you have any questions, please feel free to contact Mr. Catalona.

Best regards, Jerry Dumlao

Jerry M. Dumlao Legal Assistant to Alex P. Catalona Becherer Kannett & Schweitzer 1255 Powell Street Emeryville, CA 94608 Tel: (510) 597-3348 Southern California: 85 North Raymond Avenue | Pasadena, CA 91103

Email: jdumlao@bkscal.com | www.bkscal.com

CONFIDENTIALITY NOTICE:

This e-mail message is confidential, is intended only for the named recipient(s) above, and may contain information that is privileged, attorney work product or exempt from disclosure under applicable law. If you have received this message in error, or are not a named recipient(s), you are hereby notified that any dissemination, distribution or copying of this e-mail is strictly prohibited. If you have received this message in error, please immediately notify the sender by return e-mail and delete this e-mail message from your computer. Thank you.

3

A Thank you for considering the environment before printing this e-mail.

<Letter to T. Li re link to add'l doc production.pdf>

237

EXHIBIT 30

```
Page 1
 1
                        UNITED STATES DISTRICT COURT
 2
                      CENTRAL DISTRICT OF CALIFORNIA
 3
 4
      RUBEN JUAREZ, an individual and ) CASE NO.
      ISELA HERNANDEZ, an individual, ) CV17-03342-ODW(GJSX)
 5
                           Plaintiffs,
 6
                     vs.
 7
 8
      PRECISION VALVE & AUTOMATION,
 9
      INC., a corporation and DOES 1-20, )
10
                           Defendants.
11
12
13
14
                        VIDEO-RECORDED DEPOSITION OF
15
                                 RUBEN JUAREZ
16
                                  VOLUME 1
17
                             Burbank, California
18
                           Thursday, March 8, 2018
19
20
21
22
23
      Reported By:
24
      Elizabeth Schmidt
25
      CSR No. 13598
```

```
Page 2
 1
                       UNITED STATES DISTRICT COURT
 2
                      CENTRAL DISTRICT OF CALIFORNIA
 3
 4
     RUBEN JUAREZ, an individual and ) CASE NO.
      ISELA HERNANDEZ, an individual,
                                         ) CV17-03342-ODW(GJSX)
 5
                          Plaintiffs,
 6
                     vs.
 7
 8
      PRECISION VALVE & AUTOMATION,
 9
      INC., a corporation and DOES 1-20, )
10
                          Defendants.
11
12
13
14
15
             Deposition of RUBEN JUAREZ, Volume I, taken on
16
     behalf of Defendant, at 2500 North Hollywood Way,
17
      Room P125E, Burbank, California, beginning at 9:03 A.M.
      and ending at 2:19 P.M., on March 8, 2018, before
18
19
      Elizabeth Schmidt, Certified Shorthand Reporter
20
      No. 13598.
21
22
23
24
25
```

Г		m.373
1		Page 3
1	APPEARANCES:	
2	For	Plaintiff:
3		LAW OFFICES OF TERESA LI, PC
		BY: TERESA LI, ESQ.
4		6701 Koll Center Parkway
		Suite 250
5		Pleasanton, California 94566
		(415)423-3377
6 7		teresa@lawofficesofteresali.com
8	For	Defendant:
9		BECHERER KANNETT & SCHWEITZER
		BY: ALEX P. CATALONA, ESQ.
10		1255 Powell Street
		Emeryville, California 94608
11		(510)658-3600
		acatalona@bkscal.com
12		
13		
14		
15	ALSO PRESENT:	JULIO PENA, Videographer
16		
17		
18		
19		
20		
21 22		
23		
24		
25		

	π.510	
		Page 4
1	INDEX	
2	WITNESS	
3	RUBEN JUAREZ	
4	Examination by:	Page
5	Mr. Catalona	7
6		:
7		
8		
9	EXHIBITS	
10		
11	Exhibit Description	Page
12	Exhibit 1 - handwritten statement	19
13	Exhibit 2 - deposition notice	20
14	Exhibit 3 - photographs	24
15	Exhibit 4 - photographs	67
16	Exhibit 5 - PVA product overview	70
17	Exhibit 6 - PVA350 specifications	70
18	Exhibit 7 - PVA650 specifications	70
19	Exhibit 8 - Arathane 5750 B(LV) MSDS	110
20	Exhibit 9 - Kester 285 MSDS	110
21	Exhibit 10 - Arathane 5750-A/B(LV) MSDS	110
22	Exhibit 11 - isopropyl alcohol MSDS	110
23	Exhibit 12 - HumiSeal 1A33 aerosol MSDS	110
24	Exhibit 13 - HumiSeal 285 MSDS	110
25	Exhibit 14 - HumiSeal thinner 521EU MSDS	110

	#:577	
		Page 5
1	EXHIBITS, CONTINUED	
2		
3	Exhibit Description	Page
4	Exhibit 15 - Arathane 5750 A MSDS	110
5	Exhibit 16 - 3/30/15 deposition transcript	117
6	Exhibit 17 - 5/20/15 deposition transcript	117
7	Exhibit 18 - handwritten note on note card	149
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		-
19		
20		
21		
22		
23		House and the second
24		
25		

		Page 6
1	Burbank, California	
2	Thursday, March 8, 2018	
3	9:03 A.M.	
4	* * *	
5	THE VIDEOGRAPHER: Good morning. We're on	09:03:43
6	the record at 9:02 A.M. on March 8, 2018. Please note	
7	that microphones are sensitive and might pick up	
8	whispers, private conversations, and cellular	
9	interference. Audio and video recording will continue	
10	to take place unless all parties agree to go off the	09:04:00
11	record.	
12	This is the video-recorded deposition of	
13	Ruben Juarez taken by counsel for Defendant in the	
14	matter of Juarez vs. Precision Valve & Automation,	
15	Incorporated. This deposition is being held at	09:04:15
16	Los Angeles Marriott Burbank located in Burbank,	-
17	California. My name is Julio Pena from Veritext, and	
18	I am the videographer. The court reporter is	
19	Elizabeth Schmidt from Veritext. I am not related to	
20	any party in this action, nor am I financially	09:04:33
21	interested in the outcome.	
22	If there are any objections to proceeding,	
23	please state them at the time of your appearance,	
24	beginning with the noticing attorney. Your	
25	appearance, please.	09:04:43

ſ	#.515	
		Page 7
1	MR. CATALONA: This is Alex Catalona for	
2	Defendant Precision Valve & Automation.	
3	MS. LI: Teresa Li appearing on behalf of	1
4	Plaintiffs Ruben Juarez and Isela Juarez.	
5	THE WITNESS: Isela Hernandez.	09:05:05
6	THE VIDEOGRAPHER: Will the court reporter	
7	please swear in the witness.	
8	MS. LI: It's Isela Hernandez. I'm sorry.	
9	I made a mistake.	
10	RUBEN JUAREZ,	
11	having first been duly sworn, testified as follows:	
12	EXAMINATION	
13	BY MR. CATALONA:	
14	Q Good morning, Mr. Juarez. My name is Alex	
15	Catalona. I'll be asking you most of the questions	09:05:30
16	here today. I represent Precision Valve & Automation,	
17	Inc. Could you please state your name and date of	
18	birth.	
19	A My name is Ruben Hernandez Juarez. My date	
20	of birth date is 1970.	09:05:43
21	Q And where were you born?	
22	A Mexico City.	
23	Q What medications did you take this morning?	
24	A I took bear with me because my memory	
25	doesn't work that well. Prozac. I took Ritalin. I	09:06:05

		Page 33
1	Q And when you started, who were your	
2	coworkers?	
3	A I can tell you SpaceX have a high rate of	
4	turnover. So personnel comes in and out all the time.	
5	Q Okay. But do you remember the names of any	09:48:38
6	people you worked with when you started?	
7	A I remember my manager.	
8	Q What was his name?	
9	A John Pena.	
10	Q Do you remember the name of anyone else?	09:48:51
11	A I remember the name of I believe he was a	
12	supervisor. Gregory Maxwell.	
13	Q Why don't we just talk about your entire	
14	time at SpaceX. Other than John Pena and Gregory	
15	Maxwell, please give me the names of anyone else you	09:49:17
16	worked with regularly.	
17	A By nature I'm bad with names. Okay? With	
18	all these memory problems, it has make it more	
19	difficult for me to remember every single person or	
20	some individuals. I know their physical physically	09:49:41
21	how do they look like, but I might not know their	
22	name.	
23	Q I understand that. I have a lot to cover;	
24	so I'm going to ask very specific questions. If you	
25	could try to answer the questions. I'm just asking	09:49:58

		Page 35
	Q So Gregory Maxwell was a supervisor over	
2	John Pena?	
3	A No. John Pena was the director of avionics.	
	Gregory Maxwell was some kind of supervisor position.	
5	I don't know exactly what his position was because I	09:51:25
5	wasn't working for him.	
7	Q Did you report to John Pena directly the	
3	entire time you worked for SpaceX?	
9	A Let me think about that one. I did my	
	reports mostly with John Pena, but at one point it	09:51:55
1	is hard for me to explain the dynamics because SpaceX	
2	is an evolving company. So one day, you're one	
3	position; the next day, another director comes over	
4	and you're a different position. So for the most	
5	part, I know in my paper when I sign my original paper	09:52:24
5	when I was hired, I was to report directly to John	
7	Pena.	
8	Q Okay. Did you report to anyone else	
9	directly after that?	
0	A I think for this period of time, I think I	09:52:41
1	reported to not reported to; more like let him know	
2	what I was working on to Gregory Maxwell.	
3	Q Okay. So those two are the only people you	
4	remember that supervised you.	
5	A They were yeah. Again, Gregory Maxwell	09:53:00

		Page 36
1	was not my supervisor. He was somebody who I would	
2	just tell him what project I was working on. John	
3	Pena was the one who gave me the projects to work on,	
4	and then Gregory Maxwell will ask me how you doing on	
5	this project or what are you doing here, could you	09:53:19
6	help us here, and he would ask me for input.	
7	Q Right. Was there anyone else that did any	
8	of that?	
9	A Not that I can remember, no.	
10	Q And you stopped working at SpaceX at the end	09:53:30
11	of March 2014?	
12	A I think if that's what it says it is, the	
13	paper says. I don't remember the exact date or month.	
14	I know it was 2014.	
15	Q You don't remember the month?	09:53:53
16	A No.	
17	Q Did you work in one room at SpaceX or at	
18	different locations?	
19	A At first was one room, then thereafter, the	
20	production area was moved to a different room.	09:54:18
21	Q So you worked in one room for a while, and	
22	then later you worked in another room; right?	
23	A Correct.	
24	Q And your job was either in the first room	
25	you worked in or in the second room.	09:54:31

		Page 37
1	A Both.	
2	Q Is that correct?	
3	A Yes. They moved production from one room	
4	they were standing.	
5	Q Right. I totally get that. So the work	09:54:45
6	that you did in the first room, was it the same work	
7	that you did in the second room, it just changed	
8	locations?	
9	A Correct.	
10	Q Okay. And were the same types of machines	09:54:56
11	and equipment in both of those rooms?	
12	A No.	
13	Q How did it change?	
14	A We add more equipment.	
15	Q Okay. So the second room had more	09:55:05
16	equipment.	THE PROPERTY OF THE PROPERTY O
17	A Yes.	
18	Q And did the second room have the same kinds	
19	of equipment that was in the first room but it added	
20	some additional equipment?	09:55:14
21	A They added some additional equipment to the	
22	room.	
23	Q Okay. And other than going to lunch did	
24	you go to lunch in a different room, or did you eat	
25	lunch in the room that you were assigned to?	09:55:30

		Page 38
1	MS. LI: All the time? Every day?	
2	BY MR. CATALONA:	
3	Q In general.	
4	MS. LI: Overly broad.	
5	THE WITNESS: I don't understand your	09:55:42
6	question.	
7	BY MR. CATALONA:	
8	Q In general, did you eat lunch in the room	
9	where you were working, or was there a lunch room	
.0	somewhere else?	09:55:49
.1	A Oh, there was a lunch room in the second	
.2	floor or first floor. I don't remember exactly. I	
.3	don't remember the layout, but it was a lunch area.	
4	Q Okay. Other than possibly going to a lunch	
L5	room, during your day did you go anywhere else at	09:56:00
L6	SpaceX other than the room where you were working?	
17	A I had a work station outside the room on the	
18	second room, not the first room.	
19	Q Was the work station connected to the second	
20	room?	09:56:15
21	A No.	
22	Q And what did you do in the work station?	
23	A Review documents, design tool fixtures.	
24	Q Okay. So when you worked at SpaceX, other	
25	than the first room and the second room and the work	09:56:39

#.500	
	Page 39
station outside the second room, did you do any kind	
of work in any other locations at SpaceX?	
A No. I delivered parts to the tool	
manufacturer. But I didn't work in it. I just	
delivered the parts. That was it.	09:57:04
Q Okay. Let's talk about the first room	
first. How many months did you work in the first	
room, or years?	
A I don't remember.	
Q Was it more than a year?	09:57:16
A I don't remember.	
Q Do you know about when you moved from the	
first room to the second room?	
A I don't remember.	
Q And how many people worked in the first room	09:57:25
with you?	
A I never counted people that worked there. I	
was just more focusing on the machine itself and	
trying to get the programming done rather than I	
don't know. I didn't count. Because that was not	09:57:47
my	
Q Did Francisco work in the first room?	
A Yes.	
Q And Jose?	
A He worked in adjacent room.	09:57:58
	of work in any other locations at SpaceX? A No. I delivered parts to the tool manufacturer. But I didn't work in it. I just delivered the parts. That was it. Q Okay. Let's talk about the first room first. How many months did you work in the first room, or years? A I don't remember. Q Was it more than a year? A I don't remember. Q Do you know about when you moved from the first room to the second room? A I don't remember. Q And how many people worked in the first room with you? A I never counted people that worked there. I was just more focusing on the machine itself and trying to get the programming done rather than I don't know. I didn't count. Because that was not my Q Did Francisco work in the first room? A Yes. Q And Jose?

		Page 41
You don't	know if other people at SpaceX did the same	
work that	you were doing.	
	MS. LI: Overly broad and vague and	
ambiguous		
BY MR. CA	TALONA:	09:59:11
Q	Or you do know. Either you know or you	
don't; ri	ght?	
	MS. LI: Same objections.	
	THE WITNESS: Can you reword your question	
because I	don't understand what you're trying to say.	09:59:21
BY MR. CA	ATALONA:	
Q	I just want to know if anyone else at SpaceX	
did the A	aind of work you did.	
А	I was hired to work on the machine	
programmi	ng it.	09:59:31
Q	Did anyone else do that?	
A	No.	
Q	Okay. That's all I was asking. What	
machinery	was in the first room?	
A	An oven, convection oven, PVA350, a couple	09:59:45
benches,	and a PCBA rack.	
Q	PCVA rack?	
А	Right. Correct.	
Q	What equipment was in the second room?	
Wait. Be	efore you tell me that, was all the equipment	10:00:25

π.301	
	Page 42
that you just listed that was in the first room, was	
all of that in the second room?	
A Yes.	
Q Okay. So then what equipment in addition to	
what you listed was in the second room?	10:00:36
A That I can remember?	
Q Yes.	
A I purchase a inspection station.	
Q Anything else?	
A I also purchased a air filtration system.	10:00:52
Q Okay. Anything else?	
A And I don't know don't remember anything	
else.	
Q And were there these you talked about	
these baths that you put parts in. Was that in the	10:01:14
first	
A No. No. That had nothing to do with the	
PVA350.	
Q I know. But was it in the room?	
A No.	10:01:28
Q Where were the baths at?	
A They were outside the room next to my	
computer station.	
Q So you worked at a computer station outside	
the room?	10:01:38
	that you just listed that was in the first room, was all of that in the second room? A Yes. Q Okay. So then what equipment in addition to what you listed was in the second room? A That I can remember? Q Yes. A I purchase a inspection station. Q Anything else? A I also purchased a air filtration system. Q Okay. Anything else? A And I don't know don't remember anything else. Q And were there these you talked about these baths that you put parts in. Was that in the first A No. No. That had nothing to do with the PVA350. Q I know. But was it in the room? A No. Q Where were the baths at? A They were outside the room next to my computer station. Q So you worked at a computer station outside

100		
		Page 46
1	A They were next to it, but that was nothing	
2	to do with the PVA350.	
3	Q Right.	
4	A There's a separate	
5	Q Sure.	10:05:25
6	A completely separate two different	
7	items.	
8	Q Sure. But you worked with those items.	
9	A I didn't work with those items. I didn't	
10	the wash area was installed next to my work station.	10:05:36
11	I did not work on the wash area. Does that make	
12	sense?	
13	Q Okay. You did not work on the wash area,	
14	but other people were washing parts in that area;	
15	right?	10:05:54
16	A Correct.	
17	Q Okay. And that was 12 inches from your work	
18	station?	
19	A Guesstimate more or less, yeah.	
20	Q Yes? Okay. How was the air filtration	10:06:03
21	system used on the production floor?	
22	A Which filtration system are we talking	
23	about?	
24	Q The one that you purchased.	
25	A The one that I purchased was for the	10:06:30

		Page 47
1	conformal coating area.	
2	Q Was it inside the conformal coating area?	
3	A Correct.	
4	Q Did you ever meet Elon Musk?	
5	A I don't understand your question.	10:06:58
6	Q Did you ever meet Elon Musk?	
7	A As in seeing it on the company? As in	
8	shaking his hand? Can you be more specific.	
9	Q Did you ever meet him at any time?	
10	A When you say "meet," you're saying	10:07:14
11	Q To say hi, shake his hand, anything.	
12	A No.	
13	Q You never spoke to him?	
14	A No. I saw him in the production, but I	
15	never shake his hand or say, "Hi, buddy, how you	10:07:26
16	doing?" Nothing like that.	
17	Q Did he ever provide any instruction	
18	regarding how you were supposed to do your job?	
19	MS. LI: Who? I'm sorry. Vague and	
20	ambiguous as to "he." Who?	10:07:44
21	MR. CATALONA: Who we're talking about.	
22	Elon Musk.	
23	MS. LI: Oh. I'm sorry.	
24	MR. CATALONA: It's pretty obvious.	
25	111	10:07:53

-	#.590	
		Page 56
1	Q Yes.	
2	A I'm not a chemistry. I don't know what the	
3	chemics have in it. How do I can come up with why? I	
4	don't know that. I'm not educated in that area. It's	
5	not my area of expertise.	10:22:13
6	Q What was your job title at SpaceX?	
7	A Equipment specialist.	
8	Q So back to my last question, you were saying	
9	that you don't know why you didn't sue the chemical	
10	companies because chemistry is not your area of	10:22:42
11	expertise?	
12	A Correct.	
13	Q Is there any other reason why you didn't sue	
14	them?	
15	A I'm not a lawyer. I don't know what it	10:22:51
16	takes to I'm not a doctor. I'm not a lawyer. I	
17	don't know what it takes. I don't know how that	
18	works.	
19	Q Okay. Did your job title ever change?	
20	A Yes. They changed it to technician.	10:23:05
21	Q Anything else?	
22	A Not that I know.	
23	Q Did your job duties change at SpaceX?	
24	A No. Just the title changed.	
25	Q Okay. What was the typical day for you at	10:23:18

<u></u>	#.551	
		Page 57
1	SpaceX?	
2	A There was no typical day.	
3	Q It was always different?	
4	A For the most part.	
5	Q Did you work five days a week, Monday	10:23:35
6	through Friday?	
7	A No.	
8	Q How many days a week?	
9	A It varied. It varied.	
10	Q Did you ever do any work at home as part of	10:23:45
11	your work for SpaceX?	
12	A What do you mean, did I	
13	Q Was all the work that you did when you were	
14	employed by SpaceX physically at the SpaceX campus?	
15	A Yes.	10:24:05
16	Q So you can't take your work home with you;	
17	right?	
18	A I cannot take the equipment with me home,	
19	no.	
20	Q Okay. How many hours per day did you work	10:24:12
21	outside of the conformal coating area?	
22	A Again, I estimate I work about 60 percent of	
23	my time in the conformal coating area. So the other	
24	40 percent would have been doing some other task.	
25	Q When you worked in the conformal coating	10:24:46

i i	#.592	
		Page 58
1	area, did you set up the machine and hit go and then	
2	it ran and you didn't have to be in the conformal	
3	coating area while it was doing what it was doing?	
4	A No. My job was to program the machine, not	
5	to run the machine. To program the machine so the	10:25:03
6	operators can run the machine.	
7	Q Oh, so you were never an operator?	
8	A No. I was not an operator.	
9	Q And the operators actually worked inside the	
10	room?	10:25:16
11	A The operators worked inside the room.	
12	Q So you didn't have to work inside the room	
13	since you were not a operator?	
14	A Most of the time, it would take up to eight	
15	to ten hours to develop a program. So you have to be	10:25:27
16	there to do the work inside the room, inside the	
17	machine itself. The way the machine is built, by	
18	nature it has flaws. You cannot program the machine	
19	on offline programming such as other CNC machines,	
20	pick and place machines, or other where you can do	10:25:48
21	most of your programming offline or what they call	
22	offline or at your work station and bring the machine	
23	or transfer machine over to the the program over to	
24	the machine and fine-tune it there.	
25	The problem with the PVA350, it doesn't have	10:26:04

	Page 59
a platform or a software to aid you to allow you to do	
your rough work at your computer and transfer it over	
to the machine and then fine-tune it. Here, you're	
dependent on a human factor.	
Q What's the dimension of the conformal	10:26:21
coating room?	
MS. LI: Which one?	
BY MR. CATALONA:	
Q The conformal coating room that was inside	
the first room and the conformal coating room that was	10:26:29
inside the second room. Or were they different?	
MS. LI: Compound. Go ahead.	
THE WITNESS: Okay. Let's make something	
clear. We're talking about the first-floor room? The	
first-floor room, it would have been 12 by 18	10:26:47
footprint. That's an estimate.	
BY MR. CATALONA:	
Q Okay. The first-floor room was 12 feet by	
18 feet.	
A The conformal coating room.	10:27:01
Q Oh, the conformal coating room was 12 feet	
by 18 feet.	
A Yes. It was a small room. It was	
encapsulated inside another room which was a little	
bit bigger room. Would have been probably I don't	10:27:12

	π.554	
		Page 60
1	know. I don't want to say something that I don't	
2	know.	
3	Q So the conformal coating room was 12 feet by	
4	18 feet.	
5	A Guesstimate.	10:27:25
6	Q And how big was the conformal coating room	
7	in the production	
8	MS. LI: Floor.	
9	BY MR. CATALONA:	
10	Q floor, which is also the second room?	10:27:35
11	A Bit bigger. I don't want to give you a	
12	wrong number; so I don't want to guesstimate.	
13	Q About how much bigger was it than 12 feet by	
14	18 feet?	
15	A It was bigger.	10:27:51
16	Q Twice as big or less than twice as big?	
17	A It was big.	
18	Q What equipment was in the conformal coating	
19	room in the first room that you worked in?	The state of the s
20	A We already	10:28:06
21	Q Okay. So all the equipment that you already	
22	talked about was actually inside the conformal coating	
23	room?	
24	A The first one. And then when we moved to	
25	the second floor to expand our production	10:28:17

-	т.333	
		Page 61
	capabilities, we add some equipment, that station that	
	I told you about it and the filtration system that I	
	told you about it and the PCB rack that I told you	
	about.	
	Q Okay. Okay. So all the equipment that	10:28:28
-	we've already talked about, that was inside the	
	conformal coating room. It wasn't outside the	
	conformal coating room; right?	
	A It was inside the conformal coating room.	
	Q And that's true for both of the conformal	10:28:43
	coating rooms that you talked about, the one on the	
	first room and then the one on the production floor.	
	All the equipment was inside the conformal coating	
	room.	
	A Let me see if I follow your question. On	10:28:58
	the first floor, we have the conformal coating	
	machine, we have some equipment; and then when we move	
	to the second floor, we have whatever we had on the	
	first floor plus some other equipment that I just	
	described we purchased.	10:29:12
1	Q Right. And what were the types of things	
1	you had to do inside the conformal coating room in	
	either location where it was?	
	A Programming.	
	Q Okay. Anything else?	10:29:46

	Page 62
A That was the main part of my job to get a	
board, set up the board inside the machine, make sure	
the pattern is correct, that the coating is correct,	
do a dry run, do a wet run, make sure to put my head	
inside there and check the thickness of the layer,	10:30:08
clean it up, rerun it again until I got the desired	
thickness and width. Because it varies. The spray	
valve has an adjustment that it can change the width	
and the thickness of the conformal coating. So you	
have to fine-tune it.	10:30:31
And then in order for you to fine-tune it,	
the machine has to switch to bypass the door so you	
can access. There is no other way to program the	
machine, unfortunately. You have to eyeball it. And	
you have to stick your head in there and look inside	10:30:48
and make sure that your spraying head is parallel with	
the board and see where the board starts and where it	
ends and then do the same thing to the board.	
Then you will run a dry run, which that only	
goes through movements. And then you go through a wet	10:31:07
run, and the machine starts to spray. Then what you	
do is you get a wet gauge to make sure what the	
thickness of the film is to verify that you have been	
accurate. We're talking about 1.5 thousandths of an	
inch. So it was very thin mist of material.	10:31:30

	#.391	
		Page 63
1	Q What you just described was what you did	
2	60 percent of the time as part of your job; right?	
3	A That along with the designing some fixtures	Ú
4	for the machine and so forth, yes. But I was the main	
5	support for that machine.	10:31:51
6	Q And that was sort of your job as far as the	
7	conformal coating work that you did; right?	
8	A It became my job.	
9	Q When did it become your job?	
10	A When I start working there, they saw me that	10:32:04
11	<u>I</u>	
12	Q So immediately after you started working	
13	there, that was your job.	
14	A Yes. The reason I was	
15	Q I didn't ask a question. I need to cover a	10:32:16
16	lot of ground. I know you want to explain things, but	
17	we'll get to everything. Okay?	
18	A I understand, but I just don't want to be	
19	misunderstood. The reason they hired me was to be a	
20	equipment specialist looking forward to purchase a new	10:32:31
21	assembly line for SMT.	
22	Q That's fine. I didn't ask that. I will ask	
23	the questions, and we'll go through this	
24	systematically. I want to cover a lot of ground.	
25	Okay?	10:32:47

1	#.396	
		Page 64
1	How many hours per day did you work with	
2	chemicals?	
3	A What do you mean by "chemicals"?	
4	Q The chemicals that you asked for MSDS sheets	
5	for.	10:33:02
6	A The chemicals that I ask well, the time	
7	that I spent on the conformal coating.	
8	Q How many hours per day was that?	
9	A 60 percent of my time.	
10	Q How many hours did you work in a day?	10:33:16
11	A It would vary.	
12	Q Did you sometimes work less than five days a	
13	week?	
14.	A When I start to get sick, I start to miss	
15	work, yes.	10:33:26
16	Q Let's talk about before you started to get	
17	sick. What was the normal amount of time you worked?	
18	A There was no normal amount of time.	
19	Q Was it three to five days? What was the	
20	range?	10:33:39
21	A Again, there is no you know when your	
22	start time is; you don't know when your end time is.	
23	At least for me, that was the case. There would have	
24	been some days we work 12 hours, 14 hours; there would	
25	have been some days I worked only 8 hours.	10:33:54

	#. 333	
		Page 67
1	Q What were those chemicals?	
2	MS. LI: Vague and ambiguous as to time.	
3	Are you asking him now or back then?	
4	MR. CATALONA: He just said he learned what	
5	they were.	10:36:22
6	BY MR. CATALONA:	
7	Q I just want to know what you learned.	
8	A Alcohol.	
9	Q Okay. And those chemicals were used for	
10	cleaning electronic parts?	10:36:33
11	A Cleaning electronic devices, boards,	
12	subassemblies, assemblies.	
13	(Reporter clarification.)	
14	THE WITNESS: Subassemblies and assemblies.	
15	Electronic assemblies and subassemblies.	
16	BY MR. CATALONA:	
17	Q And the thinners were used, too, to clean	
18	the parts; right?	
19	A No.	
20	Q I'll mark this as Exhibit 4.	10:36:59
21	(Exhibit 4 was marked for identification.)	
22	BY MR. CATALONA:	
23	Q Is this a picture of the PVA350?	
24	A Yes.	
25	MS. LI: Objection. Vague and ambiguous as	10:37:11

```
Page 70
      different, this is different. I cannot go into my
1
2
      head.
 3
              Just tell me. I mean, if you can't do it,
      that's fine.
 4
      A No, I don't --
 5
               MS. LI: He already said that he can't do
 6
7
      it.
      BY MR. CATALONA:
 8
         Q If you can't do it, that's fine. What I'm
 9
      trying to -- "I don't know" is a perfectly acceptable
                                                                 10:39:45
10
11
      answer.
12
           A I don't know.
               I'm asking you looking at the picture, can
13
      you tell me anything in that picture that's different
14
                                                                  10:39:53
15
      from the one you used?
               MS. LI: Objection. Asked and answered and
16
      harassing the client. And lacks foundation.
17
                THE WITNESS: I don't know.
18
      BY MR. CATALONA:
19
               Okay. That's fine. The one that you used, 10:40:07
20
      were there lights inside of the machine?
21
22
           A No.
             (Exhibit 5, Exhibit 6, and Exhibit 7 were
23
           marked for identification.)
24
      111
25
```

		Page 73
	You've got to wait for my objection.	
	THE WITNESS: I'm sorry.	
	BY MR. CATALONA:	
	Q Did you ever use any other products from PVA	
	at SpaceX besides the PVA350?	10:43:08
	MS. LI: Objection. Vague and ambiguous as	
	to any other product with PVA. You're talking about	
5	any components? Or are you talking about conformal	
K.	coating? What are you talking about?	
	BY MR. CATALONA:	10:43:23
	Q Did you work with any other PVA products at	
	SpaceX besides the PVA350?	
	MS. LI: Same objections. Vague and	
	ambiguous as to "products."	
	THE WITNESS: I'm not quite sure what you're	10:43:35
i	referring to. When you say "PVA," PVA has a lot of	
	different equipment.	
3	BY MR. CATALONA:	
)	Q Okay. Did you work with any other equipment	
)	at SpaceX that was from PVA other than the PVA350?	10:43:45
	A Not that I know.	
2	Q Okay. Did you work with any other machines	
3	from PVA at SpaceX besides the PVA350?	
1	A Not that I know.	
5	Q What is the PVA350?	10:44:06

 #.002	
	Page 113
Q Which of these chemicals on these MSDS	
sheets did you use in connection with the PVA350?	
A The HumiSeal, Arathane, that's it.	
Q HumiSeal and Arathane and that's it? Is	
that what you said?	11:46:35
A The brand? HumiSeal. And from what I can	
see, the Huntsman Arathane.	
Q Okay. HumiSeal and Arathane. Is that it?	
A Let me look at this. Be patient with me,	
please. My thinking process is not like yours.	11:46:58
So alcohol is not part of the 350. The	
solder wire is not part of the 350. The lead-free	
flux cored solder is not part of the 350. So that	
leaves us with the other four MSDS.	
Q So the Arathane 5750 B(LV) is part of the	11:47:41
PVA350?	
A 57 A/B. Part A and part B.	
Q There's also one that is Arathane 5750 B.	
Is that for the PVA350?	
A Which one are you referring to? These two?	11:48:02
Part A and part B?	
Q This one.	
A As far as I know, these are the same, part A	
and part B. These two are the same. These two are	
the same.	11:48:20

		Page 114
1	Q Okay. So Exhibit 8 is wait. Strike	
2	that.	
3	Exhibit 15 is Arathane 5750 A and Exhibit 8	
4	is 5750 B and Exhibit 10 is Arathane 5750 A/B, and	
5	your testimony is that these are all the same.	11:48:40
6	A As far as I remember, we only used one	
7	Arathane. A/B.	
8	Q Oh, okay. The only Arathane you used was	
9	A/B; correct?	
10	A As far as I remember, there was only one	11:48:54
11	Arathane, A/B, part A and part B. That's it.	
12	Q And were there two parts to that, or was it	
13	one substance that was called Arathane 5750 A/B?	
14	A No. They were separate chemicals that when	
15	you mixed, they would start to cure rather quickly.	11:49:13
16	Q And the two chemicals you mixed were part A	
17	and part B.	
18	A Correct.	
19	Q Great. Thank you very much. That's very	
20	helpful.	11:49:23
21	A This is a different one. You didn't give me	
22	this. You just hand it to me.	
23	Q This is the HumiSeal thinner 521EU. Did you	
24	also use that with the PVA350?	
25	A I remember it was a HumiSeal thinner. I	11:49:44

		Page 11
one.		
	MS. LI: Volume I; right?	
	MR. CATALONA: Yeah.	
	MS. LI: Is my copy the correct copy?	
	MR. CATALONA: You have Volume I?	11:53:27
	MS. LI: Yeah.	
	MR. CATALONA: Yes. That's right.	
	Exhibit 16 and Exhibit 17 were marked for	
á	dentification.)	
BY MR. (CATALONA:	11:53:32
Q	Okay. So the first one that you talked	
about	and you can look at this or not; it's on	
page 49	was thinner 527. Do you remember talking	
about th	ninner 527?	
A	Page 49?	11:53:46
Q	Yes.	
A	What paragraph number or what line number?	
Q	Line 22 and 23.	
A	Okay.	
Q	Line 23, it says thinner 527, but the MSDS	11:54:23
sheet sa	ays thinner 521. Do you think it's thinner 527	
or 521,	or do you remember?	
A	As I stated earlier, I know it was a	
thinner	but I don't remember what number of thinner	
was it.		11:54:41

-		Page 149
1	Q Okay.	
2	A A lot of people are not like you. You	
3	just made a mistake. You say it's in microns. The	
4	person who wrote this, it should have been .00015. So	
5	it's missing zeros. It's wrong.	01:54:25
6	Q How many zeros is it missing?	
7	A So let me see. So this would be	
8	1 thousandth of an inch. This would be one five	
9	ten-thousandths of an inch.	
10	Q Okay. This is in inches?	01:54:51
11	A Yes.	7
12	Q Can I write "inches" on it?	
13	A If you want to.	
14	MR. CATALONA: I'm writing "inches" on this,	
15	and I'm going to mark this as Exhibit 18. He just	01:54:55
16	wrote .0015 on a Marriott piece of paper, which is	THE PLANT OF THE P
17	Exhibit 18.	
18	(Exhibit 18 was marked for identification.)	
19	BY MR. CATALONA:	
20	Q So your answer at the deposition was	01:55:13
21	approximately 5 thousandths of an inch.	
22	A Where do you see 5?	
23	Q In line 18. But it's actually	
24	1.5 thousandths of an inch.	
25	A Well, if you look at No. 21, it says:	01:55:44

		Page 150
1	"ANSWER: .001, which is	
2	1 thousandth of an inch."	
3	A lot of people not very well with math. So	
4	if you're talking to some people that are not, they're	
5	not work with numbers all the time. It's hard for	01:56:05
6	them to explain. The 5 thousandths that I was trying	
7	to explain to them, it is cellophane paper. That is	
8	about 5 thousandths of an inch. That's where the	
9	5 thousandths came from.	
10	Q Okay. I just want to know how thick the	01:56:23
11	material was in the PVA350. So it wasn't	
12	5 thousandths of an inch. It was 1.5 thousandths of	
13	an inch; correct?	
14	A 1 thousandth 5 ten-thousandths of an inch.	
15	See. You're confused now.	01:56:46
16	Q Yeah. I think you just said 1 thousand 5	
17	A 1 thousand ten-thousandths of an inch.	
18	5 ten-thousandths of an inch.	
19	Q Okay. That makes sense. 5 ten-thousandths	
20	of an inch.	01:57:08
21	A Yes.	
22	Q Okay. So that's extremely small; correct?	
23	A Very small.	
24	Q And you maybe can't even see that without a	
25	microscope?	01:57:19

Tryyy cycle and an		Page 153
1	ambiguous. It's a very simple question.	
2	MS. LI: No. It's overly broad and assumes	
3	many different scenarios.	
4	BY MR. CATALONA:	
5	Q Would you ever stick your head in the	02:01:01
6	machine when the machine was actually operating?	
7	A Yes.	
8	Q Okay. And you mean the machine was actually	
9	spraying material, you would stick your head in?	
10	A Yes. That's what they told me at PVA.	02:01:16
11	Q Okay. Why would you do that?	
12	A That's what I was taught.	
13	Q What's the purpose?	
14	A The material is a clear material.	
15	Q It's a what?	02:01:29
16	A It's a clear material. If you're going to	ļ
17	spray it on this surface, you wouldn't be able to see	
18	it. Okay?	
19	Q And why couldn't you see it? I'm going to	
20	show you Exhibit 4 again. It looks like you can see	02:01:50
21	everything in the PVA350 on Exhibit 4. Why can't you	
22	see it through the glass window?	
23	MS. LI: Objection. Lacks foundation.	
24	Exhibit 4 doesn't show the spray.	
25	THE WITNESS: Why can't you see it? Because	02:02:05

		Page 154
1	you have to use a blacklight to see it.	
2	MS. LI: He's talking about the spray.	
3	MR. CATALONA: I'm not done yet. Please.	
4	BY MR. CATALONA:	
5	Q And why can't you use a blacklight through	02:02:17
6	the glass window?	
7	A You're asking something that doesn't make	
8	sense.	
9	Q Well, tell me why.	
10	A Because you never work on this machine. You	02:02:28
11	don't seem to understand how this machine works nor	
12	how to inspect boards.	
13	Q Correct. So tell me why.	The state of the s
14	A I'm telling you why. Because you wouldn't	
15	be able to see it without using a blacklight.	02:02:45
16	Q Why can't you flash the blacklight through	
17	that glass window?	7
18	A Because sometimes you don't want to	
19	overspray. And when you do overspray, we're talking	
20	about thousandths of an inch. We're not talking about	02:02:55
21	2 meters, 3 meters, 4 meters.	3
22	Q Why not turn the machine off and stop the	
23	spraying before sticking your head in?	
24	A That's what I was taught to do.	
25	Q There's got to be a reason. I mean, how did	02:03:16

		Page 155
1	it help your job to have the machine spraying when you	1
2	stuck your head inside of it?	
3	A Let me take a little bit of water. I don't	
4	want to give you a training of how program the	7777
5	machine. I was hoping that you would learn it from	02:03:53
6	PVA. But this is not this is more complicated than	
7	what you make it seem like. You're asking me why did	
8	you need to put your head in there. Well, that's the	
9	nature of the beast. That's the nature of the beast.	
10	Q That's not what I asked.	02:04:13
11	MS. LI: Let him finish.	
12	THE WITNESS: What did you ask, then?	
13	BY MR. CATALONA:	
14	Q I said why don't you turn it off before	
15	sticking your head in?	02:04:22
16	A And that's the nature of the breast. This	
17	machine by nature has flaws.	
18	Q You mean you can't turn it off?	
19	A I didn't say you can't turn it off.	
20	Q Okay.	02:04:35
21	A I say by nature, this machine, the design is	
22	not well done. There is no good engineering in this	
23	machine.	
24	Let me give you an example, Mr. Catalona.	
25	Let me give you an example. I have experience doing	02:04:49

```
Page 165
1
                       UNITED STATES DISTRICT COURT
2
                      CENTRAL DISTRICT OF CALIFORNIA
3
     RUBEN JUAREZ, an individual and ) CASE NO.
4
      ISELA HERNANDEZ, an individual, ) CV17-03342-ODW(GJSX)
5
                           Plaintiffs,
 6
                     vs.
7
 8
      PRECISION VALVE & AUTOMATION,
 9
      INC., a corporation and DOES 1-20, )
10
                           Defendants.
11
12
13
14
                       VIDEO-RECORDED DEPOSITION OF
15
                                 RUBEN JUAREZ
16
                                 VOLUME II
17
                             Burbank, California
18
                           Thursday, March 15, 2018
19
20
21
      Reported By:
22
      Elizabeth Schmidt
      CSR No. 13598
23
24
25
      PAGES 165 - 343
```

Case 2:17-cv-03342-ODW-GJS Document 40-2 Filed 08/24/18 Page 82 of 144 Page ID #:611

```
Page 166
1
                       UNITED STATES DISTRICT COURT
2
                      CENTRAL DISTRICT OF CALIFORNIA
3
     RUBEN JUAREZ, an individual and ) CASE NO.
4
     ISELA HERNANDEZ, an individual, ) CV17-03342-ODW(GJSX)
5
                          Plaintiffs,
6
                     vs.
7
 8
      PRECISION VALVE & AUTOMATION,
 9
      INC., a corporation and DOES 1-20, )
                          Defendants.
10
11
12
13
14
15
             Deposition of RUBEN JUAREZ, Volume II, taken on
16
      behalf of Defendant, at 2500 North Hollywood Way,
      Room P125E, Burbank, California, beginning at 9:02 A.M.
17
18
      and ending at 1:05 P.M., on March 15, 2018, before
19
      Elizabeth Schmidt, Certified Shorthand Reporter
      No. 13598.
20
21
22
23
24
25
```

***************************************	Page 167
1	APPEARANCES:
2	For Plaintiff:
3	LAW OFFICES OF TERESA LI, PC
	BY: TERESA LI, ESQ.
4	6701 Koll Center Parkway
	Suite 250
5	Pleasanton, California 94566
	(415) 423-3377
6	teresa@lawofficesofteresali.com
7	
8	For Defendant:
9	BECHERER KANNETT & SCHWEITZER
	BY: ALEX P. CATALONA, ESQ.
10	1255 Powell Street
	Emeryville, California 94608
11	(510) 658-3600
	acatalona@bkscal.com
12	
13	
14	
15	ALSO PRESENT: JULIAN SHINE, videographer
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

		Page 168
1	INDEX	***************************************
2	WITNESS	
3	RUBEN JUAREZ	
4	Examination by:	Page
5	Mr. Catalona	171
6		
7		
8		The state of the s
9	EXHIBITS	
10		
11	Exhibit Description	Page
12	Exhibit 19 - stipulated protective order	170
13	Exhibit 20 - Avionics SOP AV1200-1A Rev. G3	
14	Exhibit 21 - Avionics SOP AV1200-1A Rev. C	
15	Exhibit 22 - Avionics SOP AV1200-1A Rev. D1	
16	Exhibit 23 - PVA installation and service	198
	manual	
17		
10	Exhibit 24 - expense report, Bates Juarez 00976	228
18	D 1 1 1 05 01451	. 222
1.0	Exhibit 25 - expense report, Bates Juarez 01451	232
19	Exhibit 26 - 3/12/15 e-mail chain	234
20	EXHIBIT 26 - 3/12/13 e-mail chain	234
20	Exhibit 27 - employment application	243
21	EXHIBIC 27 - employment application	243
2.1	Exhibit 28 - 12/29/11 letter	245
22		2 10
	Exhibit 29 - Dr. Alyesh medical record	246
23		
	Exhibit 30 - Dr. Schenkel medical record	247
24		-
	Exhibit 31 - list of medications	249
25		

	#.014	
	P	age 169
1	EXHIBITS, CONTINUED	
2	Exhibit Description	Page
3	Exhibit 32 - workers' compensation claim form	252
4	Exhibit 33 - Dr. Brautbar medical record	254
5	Exhibit 34 - patient questionnaire	254
6	Exhibit 35 - history of injury/exposure on the jo	b254
7	Exhibit 36 - patient questionnaire	254
8	Exhibit 37 - 10/28/14 e-mail	296
9	Exhibit 38 - Hamlin Psyche Center medical record	314
10	Exhibit 39 - Dr. Regev medical record	329
11	Exhibit 40 - Dr. Andiman medical record	331
12		
13		
14	QUESTIONS MARKED	
15	Page Line	
16	188 18	
17	189 18	
18	198 3	
19	340 22	
20		
21		
22		
23		
24		
25		

		Page 170
1	Burbank, California	
2	Thursday, March 15, 2018	
3	9:02 A.M.	
4	* * *	
5	(Exhibit 19 was marked for identification prior	
6	to going on the record.)	
7	THE VIDEOGRAPHER: We are on the record at	
8	9:01 A.M. on March 15, 2018. Please note that	
9	microphones are sensitive and may pick up whispering,	
10	private conversations, and cellular interference.	09:02:50
11	Audio and video recording will continue to take place	
12	unless all parties agree to go off the record.	
13	This is the video-recorded deposition of	The state of the s
14	Ruben Juarez, Volume II, in the matter of Ruben Juarez	
15	et al vs. Precision Valve & Automation, Incorporated,	09:03:07
16	et al, filed in the United States District Court,	,
17	Central District of California, case	
18	No. CV17-03342-ODW.	
19	This deposition is being held at 2500 North	:
20	Hollywood Way, Burbank, California. My name is Julian	09:03:29
21	Shine. I am the videographer. Our court reporter is	
22	Elizabeth Schmidt. We're here from Veritext Legal	
23	Solutions. I am not authorized to administer an oath.	
24	I am not related to any party in this action, nor am I	
25	financially interested in the outcome in any way.	09:03:44

			Page 172
1	А	I don't remember.	
2	Q	Ten years ago? 20 years ago?	
3	A	I can't tell you exactly what date.	
4	Q	What estimate?	
5	А	I cannot estimate the date.	09:04:58
6	Q	Can you estimate the decade?	
7	A	Decade. No.	
8	Q	Okay. Is your wife and your daughter an	
9	American	citizen?	
10	A	They are.	09:05:16
11	Q	Do you know when they became an American	
12	citizen?		
13	A	My wife, no.	
14	Q	Daughter? Was she born in this country?	
15	A	When she was born.	09:05:24
16	Q	Okay.	
17		Did SpaceX give you any written instructions	
18	for how	to do your job?	
19	A	Did SpaceX when?	
20	Q	At any time.	09:05:35
21	A	Not that I can remember.	
22	Q	What are SOPs?	
23	А	SOP. No idea.	
24	Q	What are standard operating procedures?	
25	Á	I have no idea.	09:05:54

1		
		Page 176
1	A I am trying to answer your question.	
2	Q No, you're not. You're wasting time	
3	A I can't	
4	(Simultaneous crosstalk.)	
5	BY MR. CATALONA:	
6	Q Sir. I just asked about written	
7	instructions. We have very limited time. You need to	
8	answer the question. Okay?	
9	A I am trying to give you	
10	Q No, you're not.	09:09:10
11	A Well, you want me to answer something that I	
12	don't remember. I'm trying to backtrack my memory,	
13	sir.	
14	Q I don't want you to backtrack your memory.	
15	A If I don't backtrack my memory, how can I	09:09:22
16	remember something back then? We're talking about	
17	four years ago. Do you understand that? Or more than	
18	that. Do you understand that, Mr. Catalona?	
19	Q Don't ask me questions, sir. I'm here to	
20	ask you questions, and you're here	09:09:35
21	A And I am trying.	
22	Q to answer those questions.	
23	A I am trying, sir.	
24	Q Just okay. I withdraw the question.	
25	Okay? We have limited time. I can't waste time. So	09:09:43

-		
		Page 177
1	if there were any written instructions by SpaceX, tell	
2	me what they gave you in writing.	
3	A _In writing?	
4	Q Yes.	
5	A That I can remember, nothing.	09:09:59
6	Q Thank you.	
7	Now, these were documents that were produced	
8	by SpaceX in this case. This is Exhibit 21. And this	
9	is	
10	MS. LI: What do you mean, these are	09:10:13
11	documents produced by SpaceX?	
12	MR. CATALONA: And this is Exhibit 22.	
13	MS. LI: Are these from the subpoena?	
14	MR. CATALONA: Yes. And this is Exhibit 20.	
15	This is a document produced by PVA.	09:10:23
16	(Exhibit 20, Exhibit 21, and Exhibit 22 were	
17	marked for identification.)	
18	BY MR. CATALONA:	
19	Q So I'm showing you Exhibits 21 strike	
20	that.	
21	I'm showing you Exhibit 20, 21, and 22.	
22	Have you ever seen those documents before?	
23	MS. LI: Can I get a copy of this?	
24	BY MR. CATALONA:	
25	Q Okay. We've been on the record while you're	09:11:58

-	#.010	
		Page 177
1	if there were any written instructions by SpaceX, tell	
2	me what they gave you in writing.	
3	A In writing?	
4	Q Yes.	
5	A That I can remember, nothing.	09:09:59
6	Q Thank you.	
7	Now, these were documents that were produced	
8	by SpaceX in this case. This is Exhibit 21. And this	
9	is	
10	MS. LI: What do you mean, these are	09:10:13
11	documents produced by SpaceX?	
12	MR. CATALONA: And this is Exhibit 22.	
13	MS. LI: Are these from the subpoena?	
14	MR. CATALONA: Yes. And this is Exhibit 20.	
15	This is a document produced by PVA.	09:10:23
16	(Exhibit 20, Exhibit 21, and Exhibit 22 were	
17	marked for identification.)	
18	BY MR. CATALONA:	
19	Q So I'm showing you Exhibits 21 strike	
20	that.	
21	I'm showing you Exhibit 20, 21, and 22.	
22	Have you ever seen those documents before?	
23	MS. LI: Can I get a copy of this?	
24	BY MR. CATALONA:	
25	Q Okay. We've been on the record while you're	09:11:58

		Page 178
1	looking at documents for approximately 60 seconds.	
2	Have you ever seen those documents before?	
3	A Not that I can remember, no.	
4	Q And we're going to depose your coworkers at	
5	SpaceX.	09:12:14
6	A That's fine.	
7	Q And will they say that you've never seen	
8	those documents before?	
9	A Probably.	
10	MS. LI: Objection. Calls for speculation.	09:12:22
11	BY MR. CATALONA:	
12	Q So SpaceX never gave you any training that	
13	included documents?	
14	A I tried to answer that question in the	
15	beginning, and you're not listening. You're just	09:12:33
16	trying to get upset. And I want you to understand	
17	what happened. And you just keep asking me the same	
18	question over and over. When I was first hired, I was	
19	hired to program SMT equipment.	
20	Q Got it.	
21	A Does that make sense?	
22	Q I heard that. I heard that.	
23	MS. LI: Let him finish.	
24	BY MR. CATALONA:	
25	Q That's fine.	09:12:56

F		Page 190
1	MR. CATALONA: Mark that question. We'll	
2	have to	
3	BY MR. CATALONA:	
4	Q Are you going to answer that question?	
5	A I'm sorry. You're arguing too much. I	09:23:38
6	forget which question do you	
7	Q The instruction is:	
8	"Use gloves, eye protection, and	
9	face mask in well-ventilated	
10	areas per the MSDS."	09:23:48
11	Did you do that?	
12	MS. LI: Same objections.	
13	THE WITNESS: It's been quite some time; so	
14	I don't remember which one I did or which one I didn't	
15	do.	09:24:14
16	BY MR. CATALONA:	
17	Q Did you do that one?	
18	A Which one, sir?	
19	Q The one I just asked you.	
20	A There's a lot of them. There's gloves,	09:24:18
21	eyewear, face mask, well-ventilated area, MSDS.	
22	Q Did you wear gloves?	
23	A Sometimes.	
24	Q Did you wear eye protection?	
25	A I used glasses.	09:24:28

	Page 19:
Q Did you wear face mask?	
A No.	
Q Did you have a well-ventilated area that you	
were working in to do conformal coating?	
A That is kind of individualized because for	09:24:41
whatever well-ventilated area for you is not good	
for me. So I don't know what they mean by that.	
Q You don't know if you did that or not?	
Answer the question.	
MS. LI: Objection. Calls for speculation,	09:25:02
lacks foundation.	
THE WITNESS: I already told you the	
well-ventilated area, that it's good for you, it might	
not be well-ventilated for me.	
BY MR. CATALONA:	09:25:14
Q Did you follow the MSDS?	
A I was never provided MSDS.	
Q Do you agree that this document instructs	
you to use gloves, eye protection, and face mask in a	
well-ventilated area per the MSDS?	09:25:26
A That's what it says.	
Q Okay. And SpaceX had the MSDS sheets on the	
job; correct?	
MS. LI: Objection. Vague and ambiguous as	
to "on the job" and vague and ambiguous as to time.	09:25:41

		Page 192
	Go ahead.	
	THE WITNESS: What do you mean, "on the	
job"?		
BY MR.	CATALONA:	
Q	At SpaceX.	09:25:48
A	On the job. What do you mean by that, "on	
the job	"?	
Q	They were there.	
A	There where?	
Q	At SpaceX.	09:25:53
A	Don't yell at me. Hang on. Where at SpaceX	
do you	mean?	
Q	Where you worked. Are you going to refuse	
to answ	er that question?	
A	No. I'm trying to remember whether there	09:26:05
were or	whether there weren't.	
were or	And what do you remember?	
-		
Q	And what do you remember?	
Q A	And what do you remember? I don't remember seeing them.	09:26:20
Q Α Ω	And what do you remember? I don't remember seeing them.	09:26:20
Q A Q them?	And what do you remember? I don't remember seeing them. Were they there and you just didn't see I'm not going to speculate something that I	09:26:20
Q A Q them?	And what do you remember? I don't remember seeing them. Were they there and you just didn't see I'm not going to speculate something that I	09:26:20
Q A Q them? A don't k	And what do you remember? I don't remember seeing them. Were they there and you just didn't see I'm not going to speculate something that I now.	09:26:20

		Page 194
1	A While I was working, you mean?	
2	Q Yes.	
3	A Because I asked them afterwards.	
4	Q Well, I didn't ask that. You're refusing to	
5	answer the question. Did you ever ask for the MSDS	09:27:22
6	sheets at SpaceX? Yes or no.	
7	A I don't remember.	
8	MS. LI: Can we take a break?	
9	MR. CATALONA: No.	
10	MS. LI: I'm going to take a break.	09:27:37
11	MR. CATALONA: We're not going off the	
12	record.	
13	MS. LI: Then you can keep the record on and	
14	we're going to take a break.	
15	MR. CATALONA: Okay. We're off the record.	09:27:45
16	THE VIDEOGRAPHER: We're off the record at	
17	9:26 A.M.	
18	(A recess was taken.)	
19	THE VIDEOGRAPHER: We are back on the record	
20	at 9:28 A.M.	09:29:56
21	BY MR. CATALONA:	
22	Q Okay. We're still on page 1139. And in	
23	Section 6.1.1, do you see that it specifies HumiSeal	
24	1A33 conformal coating, HumiSeal 521 thinner, and	
25	HumiSeal 1063 stripper; correct?	09:30:15

		Page 198
1	arrived at SpaceX? Do you know?	
2	A Again, I don't know.	
3	Q Okay. Now, even though it says to follow	
4	the PVA manual, you never did follow the PVA manual;	-
5	right?	09:34:25
6	MS. LI: Objection. Argumentative.	
7	Do not answer.	
8	MR. CATALONA: You're instructing him not to	
9	answer that question?	
10	MS. LI: Yeah.	09:34:31
11	MR. CATALONA: We'll mark that question, as	
12	well.	
13	MS. LI: Mark it.	
14	THE WITNESS: Are we done with this?	
15	BY MR. CATALONA:	09:34:53
16	Q Yes. For now.	
17	This is Exhibit 23.	
18	(Exhibit 23 was marked for identification.)	
19	BY MR. CATALONA:	
20	Q Have you ever seen that before?	09:34:56
21	MS. LI: Can I have a copy of Exhibit 23?	
22	MR. CATALONA: Wait. Wait a second. This	
23	is Exhibit 23, and you can look at this. I'm only	
24	going to ask him parts in there. That's why I'm	
25	giving you that.	09:35:29

		Page 199
1	MS. LI: It's minus, like, a third of what	
2	he has.	
3	MR. CATALONA: Like I said, I'm only going	
4	to ask questions about that portion. So, you know,	
5	you can look at the actual exhibit on a break if you	09:35:40
6	want.	
7	BY MR. CATALONA:	
8	Q Back to the questioning. This is the PVA350	
9	manual. Actually, it refers to other models than the	
10	350. Have you ever seen this document before?	09:35:59
1	A Not that I can remember.	
12	Q Was it available at SpaceX?	
13	MS. LI: Calls for speculation, asked and	
14	answered.	
15	Go ahead.	09:36:10
16	THE WITNESS: I never seen it.	
17	BY MR. CATALONA:	
18	Q Do you know if it was available or not?	
19	A You're asking me for speculate.	
20	MS. LI: Calls for speculation.	09:36:19
21	BY MR. CATALONA:	
22	Q I don't want you to speculate. If you don't	
23	know	
24	A You're asking me	
25	Q just say "I don't know."	09:36:22

		Page 200
1	A I did say I don't know. You keep asking me	
2	the same question. Do you know if it was available.	
3	I said I don't know.	
4	Q Did you ever ask to look at that manual?	
5	MS. LI: Asked and answered.	09:36:34
6	Go ahead.	
7	THE WITNESS: _No.	
8	BY MR. CATALONA:	
9	Q Did you ever look at its provisions about	
10	safety?	09:36:39
11	MS. LI: Assumes facts not in evidence.	
12	THE WITNESS: If I never look at it, how can	
13	I	
14	BY MR. CATALONA:	
15	Q How can you what?	09:36:49
16	A How can I look at something that I haven't	
17	read.	
18	Q Okay. Turn to page 40, please. This page	
19	is entitled operation and maintenance manual. Did you	
20	ever look at that page?	09:37:06
21	MS. LI: Argumentative.	
22	BY MR. CATALONA:	
23	Q Sir, please turn to page 40.	
24	A I'm trying to read this is a big book. I	
25	never seen it before. So you're asking me to look at	09:37:30

	#.020	
		Page 206
1	equipment manufacturer?	
2	A No.	
3	MS. LI: Same objections.	
4	BY MR. CATALONA:	
5	Q Okay. Do you see the next sentence, it	09:44:16
6	says:	
7	"Using the workcell in other ways	
8	than is described in this	
9	documentation supplied with the	
10	equipment may result in injury or	09:44:27
11	damage of the equipment."	
12	Do you see that?	
13	A Yes.	
14	Q What does that mean?	
15	MS. LI: Lacks foundation, calls for	09:44:46
16	speculation.	
17	Go ahead.	
18	THE WITNESS: Maybe just the equipment and	
19	other ways it's not built for.	
20	BY MR. CATALONA:	09:45:06
21	Q Could result in injury; right?	
22	A That's what it says.	
23	Q And one of the examples that it gives is	
24	removing door interlocks or bypassing safety devices.	
25	Do you see that?	09:45:18

-	#.029	
		Page 207
1	A Yes.	
2	Q Turn to page 62. This is the operating	
3	safety section. Do you see that?	
4	A Yes.	
5	Q And it lists notices and warnings; right?	09:45:37
6	A Yes.	
7	Q The first it lists is, quote:	
8	"Safety glasses, gloves, and	
9	long-sleeved clothing are	
10	necessary precautions when	09:45:52
11	working with automated industrial	
12	equipment."	
13	Do you see that?	
14	A Yes.	
15	Q Second it states:	09:46:02
16	"Read and understand all	
17	operating manuals before using	
18	this equipment."	
19	Do you see that?	
20	A Yes.	09:46:09
21	Q What does that mean?	
22	MS. LI: Same objection. Calls for	
23	speculation, lacks foundation.	
24	Go ahead.	
25	THE WITNESS: I guess to read the operation	09:46:16

		Page 208
- 1	manual before using the machine.	
2	BY MR. CATALONA:	
3	Q Third it states:	
4	"Do not disable the safety	
5	features of this machine."	09:46:26
6	Do you see that?	
7	A Yes.	
8	Q What does that mean?	
9	MS. LI: Same objection. The document	
10	speaks for itself.	09:46:34
11	THE WITNESS: Do not tamper with the	
12	machine, I guess.	
13	BY MR. CATALONA:	
14	Q And don't disable the safety features;	
15	right?	09:46:45
16	A That's what it says there.	
17	Q The next section is called safety devices	
18	and guarding. Do you see that?	
19	A Which number? Oh. You're moving on to the	
20	next okay.	09:46:58
21	Q Yes. The next section is called safety	
22	devices and guarding. Do you see that?	
23	A Yes, sir.	
24	Q Do you see where it says in bold:	
25	"Note: The safety features	09:47:07

-		
		Page 209
1	should never" in all caps	
2	"be bypassed, disabled, or	
3	tampered with. Precision Valve &	
4	Automation, Inc., is not	
5	responsible for any damages	
6	incurred, mechanical or human,	
7	because of alteration or	
8	destruction of any safety	
9	features."	
10	Do you see that?	09:47:31
11	A That's what it says.	
12	Q What does that mean?	
13	MS. LI: Same objection. Calls for	
14	speculation and lacks foundation. Calls for a legal	
15	opinion.	09:47:39
16	Go ahead.	
17	THE WITNESS: I'm not sure what I guess	
18	it's a legal term.	
19	BY MR. CATALONA:	
20	Q Well, what do you think it means?	09:47:50
21	MS. LI: Same objections. Asked and	
22	answered.	
23	BY MR. CATALONA:	
24	Q Tell me.	
25	MS. LI: Same objections. Asked and	09:47:57

		Page 210
1	answered.	
2	THE WITNESS: Can you re-word that question.	
3	Because this is a legal terms. I'm not a legal	
4	expert.	
5	BY MR. CATALONA:	09:48:10
6	Q I just read what it says. I asked you what	
7	it meant.	
8	MS. LI: Same objection. Lacks foundation,	
9	calls for speculation, calls for a legal opinion,	
10	asked and answered. You're harassing the witness and	09:48:20
11	also wasting time asking him to read hundreds and	
12	hundreds of pages of documents	
13	MR. CATALONA: You're	
14	MS. LI: he hasn't read before	
15	MR. CATALONA: You're being improper.	09:48:29
16	MS. LI: Let me finish.	
17	MR. CATALONA: You're being	
18	MS. LI: He has not read before and	
19	simultaneously claiming that he's running out of time.	
20	So just for the record, let's see how long	09:48:35
21	this counsel is going to spend asking the witness to	
22	read something that he's never read before line by	
23	line and then complaining that he doesn't have enough	
24	time.	
25	MR. CATALONA: Your behavior is improper	09:48:47

_	#.000	
		Page 211
1	once again. Please state an objection and do not	
2	coach the witness. Do not interfere with the process.	
3	BY MR. CATALONA:	
4	Q What does that mean?	
5	MS. LI: Same objections. Go ahead.	09:48:58
6	THE WITNESS: It's a legal term. I don't	
7	know what it in legality means.	
8	BY MR. CATALONA:	
9	Q You do not know what "safety features should	
10	never be bypassed" means?	09:49:11
11	MS. LI: Same objections.	
12	THE WITNESS: Where are you reading that	
13	from, Mr. Catalona?	
14	BY MR. CATALONA:	
15	Q The first sentence.	09:49:25
16	A But this is contrary to what they teach you.	
17	Q I didn't ask that. I just asked you if you	
18	knew what that meant.	
19	MS. LI: Same objections. Let's move on.	
20	He already answered that.	09:49:43
21	I'll instruct you not to answer.	
22	MR. CATALONA: He said it was a legal term.	
23	That's not an answer.	
24	MS. LI: That's an answer. Let's move on.	
25	He didn't write the sentence. You're asking what he	09:49:54

_	#.034	
		Page 212
1	meant? A sentence that he didn't write and he never	
2	read it before?	
3	MR. CATALONA: You're being improper again,	
4	Teresa.	
5	MS. LI: Let's move on.	09:50:01
6	BY MR. CATALONA:	
7	Q What does this mean, "the safety features	
8	should never be bypassed"?	
9	MS. LI: Same objections. Asked and	
10	answered, harassing the witness.	09:50:10
11	THE WITNESS: I already told you I don't	
12	know.	
13	BY MR. CATALONA:	
14	Q Thank you. That's the first time you told	
15	me that.	09:50:15
16	MS. LI: That's not the first time he told	
17	you that.	
18	BY MR. CATALONA:	
19	Q We're going to move on now. Okay. Did	
20	anyone use compressed air around you at SpaceX?	09:50:29
21	A Which line?	
22	Q Oh. You can give me that, sir. I'm	
23	probably not going to ask questions about that again	
24	for a while. Yeah. Did anyone use compressed air	
25	around you at SpaceX?	09:50:49

		Page 243
1	BY MR. CATALONA:	
2	Q Other than what your attorney told you, do	
3	you have any information regarding why you waited	
4	until February 28, 2017, to file your lawsuit in this	
5	case? Answer the question.	10:28:55
6	A Can you re-word the question again. I'm	
7	trying to think about.	
8	Q Other than what she told you. I'm not	
9	asking about that. Okay? Other than that, do you	
10	have any information to tell me that would explain why	10:29:21
11	you waited until February 28, 2017, to file your	
12	lawsuit in this case?	
13	A I don't know.	
14	Q Okay. I've marked as exhibit strike	
15	that.	
16	I've marked a document as Exhibit 27.	
17	(Exhibit 27 was marked for identification.)	
18	BY MR. CATALONA:	
19	Q What is this document?	
20	A Employment application.	10:30:01
21	Q For you; right?	
_22	A Yes.	
23	Q Is everything in this document, Exhibit 27,	
24	true and accurate as far as you know?	
25	A To my best of my recollection, yes.	10:30:13

			Page 244
1	Q	Did you personally fill out all of the	
2	informati	on in it?	
3	A	My wife helped me with some thing. My wife	
4	helped me	with some.	
5	Q	Did she physically type it out?	10:30:34
6	Α	No. She was helping me remembering because	
7	sometimes	it's hard to remember everything.	
8	Q	Were you the only person that physically	
9	filled ou	t the employment application?	
10	A	I don't remember. This has been long time	10:30:50
11	ago, Mr.	Catalona.	
12	Q	Okay. Do you remember anyone else who did	
13	anything	to help you with this employment application	
14	other tha	nn your wife?	7,1
15	A	Not that I can remember, no.	10:31:02
16	Q	Did you create this on or about November 27,	200
17	2011?		
18	A	That's what it says.	
19	Q	Turn to page 313.	
20	A	Where do you see the pages?	10:31:30
21	Q	At the very bottom.	
22	A	305.	
23	Q	I said 313.	
24	A	Oh. Yes.	
25	Q	What was your job with EMI Electronics?	10:31:44

-	#.001	
		Page 245
1	A Manufacture process engineer.	
2	Q Do you see the reference to PVA equipment in	
3	that job description?	
4	A Yes.	
5	Q It also says:	10:32:05
6	"Output conformal coating	
7	programs per customer request."	
8	Do you see that?	
9	A Correct.	
10	Q What PVA equipment did you use?	10:32:13
11	A If I remember correct, 650.	
12	Q The PVA650?	
13	A Yes.	
14	Q What work did you do with conformal coating?	
15	A Not that much.	10:32:28
16	Q Well, tell me what you did.	
17	A I just went for training, and that was	
18	pretty much it. That was from the time I got the	
19	training to the time I left the company was about a	
20	month or so.	10:32:44
21	Q And you already told us about that training;	
22	right?	
23	A Yes, sir.	
24	Q Okay. Let's put that away.	
25	(Exhibit 28 was marked for identification.)	

	#.000	
		Page 246
1	BY MR. CATALONA:	
2	Q I've handed you Exhibit 28.	
3	A Yes.	
4	Q This is the document that offered you the	
5	job at SpaceX; right?	10:33:18
6	A That's what it says.	
7	Q On page 322, that is your signature; right?	
8	A Yes, sir.	
9	Q Okay. Please give me that back.	
10	(Exhibit 29 was marked for identification.)	
11	BY MR. CATALONA:	
12	Q This is a history and physical dated	
13	March 14, 2013. Do you see that it says that you had	
14	coil embolization for nonruptured ACA aneurysm?	
15	A Where does it say that, Mr. Catalona? Which	10:34:14
16	paragraph?	
17	Q The first paragraph.	
18	A Oh, yeah.	
19	Q It indicates that that procedure was done in	
20	January 2013. Do you see that?	10:34:31
21	A Yes, sir.	
22	Q When do you remember having that done?	
23	A What done?	
24	Q The procedure.	
25	A The	10:34:43

		Page 247
1	Q What we just talked about.	
2	A The coil?	
3	Q Yes.	
4	A Sometime in January '13.	
5	Q And is that also called a craniotomy?	10:34:54
6	A I don't know what it is called. Craniotomy,	
7	I don't even know what the term means.	
8	Q Okay. Have any of your doctors ever talked	
9	to you about having a craniotomy?	
10	A That's the first time I heard that term.	10:35:27
11	What is a craniotomy?	
12	Q That's an operation having to do with your	
13	cranium.	
14	A No.	
15	Q Okay. This is Exhibit 30.	10:35:43
16	(Exhibit 30 was marked for identification.)	
17	BY MR. CATALONA:	
18	Q And I'd like you to turn to the second page	
19	of this, the second page of this document. Who is	
20	Dr. Steven Schenkel?	10:36:00
21	A He's a psychiatric.	
22	Q And he's one of your doctors?	
23	A Yes.	
24	Q And do you see the first line of the chief	
25	complaint?	10:36:19

		Page 251
my question	on again, my answer?	
Q	Just answer the question.	
А	I said to clear my airways.	
Q	That wasn't the question. I said did anyone	
tell you	why you were okay. Let me ask a different	10:40:34
question.	Has anyone ever told you the cause of any	
breathing	problems you have?	
A	I just told you the toxicologist said that	
part of m	y breathing problem was due to chemical	
exposure.		10:41:03
Q	And did he specify what chemicals?	
A	No. Not that I know. I didn't read his	
report.		
Q	So on March 27, 2014, you left your job at	
SpaceX.	Correct?	10:41:18
А	I don't know exact the day, the exact date,	
sir.		
Q	Was it at the end of March 2014?	
А	I don't remember. I know it was in 2014,	
but I don	't remember the month or the date.	10:41:30
Q	Why did you leave?	
А	As stated in my prior in my opening	
statement	, after trying for two times to return to	
work and	having to end up in the hospital, I could no	
longer co	ntinue to work, and SpaceX did not allow me	10:41:53

i i	#. 041	
		Page 252
1	to return to work. I tried to set up an appointment	
2	with Mr. Lynch at SpaceX. I was begging him. I'm	
3	trying to return to work.	
4	I sent several e-mails to human resources.	
5	I send a ADA, Americans with Disabilities Act, with	10:42:17
6	some restrictions for me to return to work, and where	
7	I was unsuccessful trying to all what I wanted was	
8	to return to work to be able to provide for my family.	
9	That's all what I did. So as far as the date and	
10	time, what my last day of work was with SpaceX, I	10:42:39
11	don't remember.	
12	Q Okay. I just put in front of you	
13	Exhibit 32.	
14	(Exhibit 32 was marked for identification.)	
15	BY MR. CATALONA:	
16	Q Is that your workers' compensation claim?	
17	A Yeah.	
18	Q Is that your signature on line 8?	
19	A Yes.	
20	Q Did you type this form?	10:43:09
21	A No.	
22	MS. LI: Okay?	
23	MR. CATALONA: Okay. Let's go off the	
24	record.	
25	THE VIDEOGRAPHER: We are off the record at	10:43:23

-	#.042	
		Page 253
	10:42 A.M.	
ŀ	(A recess was taken.)	
	THE VIDEOGRAPHER: We are back on the record	
	at 10:48 A.M.	
	BY MR. CATALONA:	10:50:01
	Q Why did you wait until September of 2014 to	
	file your claim?	
	A Which claim, sir?	
	Q The one that's right in front of you.	
	A I don't know when that was filed.	10:50:13
	Q It was filed September 24, 2014.	
ľ	A Where does it say that?	
	MS. LI: Calls for attorney-client	
	privilege, work product.	
	If you can answer without what you were told	10:50:25
ľ	by your workers' comp attorney, go ahead.	
l	THE WITNESS: No.	
	BY MR. CATALONA:	
	Q You need to answer out loud, sir.	
	A No.	10:50:38
	Q No, you don't know why you and your attorney	
	waited until September 23, 2014, to file this claim;	
	is that true?	
	MS. LI: Same objections.	
	THE WITNESS: Correct.	10:50:49

		Page 255
1	A I think that's the toxicologist.	
2	Q He's a toxicologist you saw for your	
3	workers' comp case?	
4	A Yes, sir.	
5	Q Please look at all four exhibits. Is that	10:53:24
6	your writing and is that your signature at the bottom	
7	of the exhibits, or maybe sometimes it's at the top,	
8	sometimes at the very beginning?	
9	A Some of these are not my handwriting.	
10	Q Okay. Which one or ones are not your	10:54:14
11	handwriting?	
12	A Exhibit 34. It's not my handwriting.	
13	Exhibit 33, it is my handwriting.	
14	Q Okay. How about Exhibit 35?	
15	A It doesn't appear to be my handwriting.	10:55:02
16	Q On Exhibit 35, why don't you turn to	
17	page 53. It's the third page or the second page.	
18	A Yes.	
19	Q Under history of injury, exposure on the	
20	job, can you read any of that writing?	10:55:36
21	A No.	
22	Q Is any of that writing your handwriting?	
23	A No.	
24	Q Let's go to the next exhibit. Let's go to	
25	Exhibit 36. That's your handwriting?	10:55:54

		Page 256
1	A It sure looks like.	rage 200
_ 2	Q Okay. Turn to page 72, please.	
3	A There's no page 72. It goes from 70 to 78.	
	Q Let's see. Huh.	
4		10:57:07
5	Turn to page 72 in that document. It	10.37.07
6	appears the one you had was out of order. Do you see	
_ 7	page 72? Okay. Do you see on the bottom it says:	
8	"For environmental exposures,	
9	describe the dates of your	
10	exposure."	10:57:26
11	Do you see that?	
12	A No.	
13	Q Do you see it right there?	
14	A Oh, yeah.	
15	Q Okay. What did you write in response to	10:57:33
16	that question?	
17	A I work with chemicals at all times. Times	
18	that I was in charge of replacing fume filters, repair	
19	the conformal coating equipment, also order parts for	
20	the equipment. My employer bypass switch on the	10:57:58
21	equipment.	
22	Q Okay. I'm just going to read it again just	
23	to make sure we're clear. It says:	
24	"I worked with chemicals all the	
25	time. I was in charge of	10:58:15

		Page 257
1	replacing fume filter and repair	
2	the conformal coat equipment,	
3	also order parts for the	
4	equipment. My employer bypassed	
5	the safety switch on the	10:58:28
6	equipment."	
7	Is that what it says?	
8	A That's what it reads, yes.	
9	Q Is that what it says?	
10	A Yes.	10:58:35
11	Q Okay. Thank you. On page 76 ah, yes.	
12	Turn to page 76. Do you see where it asked you to	
13	name and describe any and all chemicals which you were	***************************************
14	exposed to?	
15	A Part 3?	10:59:26
16	Q Yes. No. Yeah. Part 3. Exactly. Strike	The second secon
17	that.	
18	On page 76 can you turn to page 76.	
19	A Yes, sir. Let me see what this it	
20	doesn't have the date. This document is not dated.	10:59:46
21	Q Okay. On page 76, it asks you to name and	
22	describe any and all chemicals which you were exposed	
23	to. Can you please turn to page 76.	
24	A Yes. But can we first be on the record	
25	which is the date of this document?	11:00:11

		Page 258
1	MS. LI: It's on the last page.	
2	BY MR. CATALONA:	
3	Q It says on the last page. All of these are	
4	the same date.	
5	MS. LI: Your last page is different from my	11:00:24
6	last page.	
7	MR. CATALONA: That's just a printout.	
8	THE WITNESS: Yes.	
9	BY MR. CATALONA:	
10	Q Okay. So it says okay. Go back to	11:00:34
11	page 76. Do you see where it asks you to name and	
12	describe any and all chemicals you were exposed to?	
13	A Yes, sir.	
14	Q What did you write in response to that	
15	question?	11:00:50
16	A Isopropyl alcohol, solder wire, Arathane,	
17	HumiSeal, and HumiSeal.	
18	Q And HumiSeal thinner 521.	
19	A Yes.	
20	Q And these are the chemicals from the MSDS	11:01:01
21	sheets that we already talked about?	
22	A I believe so, yes.	
23	Q It says you were exposed to these chemicals	
24	from breathing, working with hands, repairing	
25	equipment and filters; right?	11:01:19

		Page 259
1	A That's what it says.	
2	Q And that's what you wrote?	
3	A Yes.	
4	Q Okay. You wrote that you were exposed to	
5	these chemicals four to five hours per day?	11:01:31
6	A That's what it says, yes.	
7	Q Turn to the next page. You stated that you	
8	inhaled these chemicals; right?	
9	A Correct.	
10	Q You stated that when you inhaled the	11:01:49
11	chemicals, you were tired, got a headache, and became	
12	dizzy; right?	
13	A Where? Which paragraph, sir?	
14	Q The very top.	
15	MS. LI: It doesn't say when you inhale,	11:02:06
16	would you. It says:	
17	"If yes, did you feel sick, and	
18	if so, describe what you felt."	
19	MR. CATALONA: Okay. If that's how you want	
20	him to answer it.	11:02:17
21	MS. LI: That's what it says. You just	
22	re-worded it.	
23	BY MR. CATALONA:	
24	Q First it says:	
25	"Did you inhale these chemicals?"	

			Page 260
1		And you circled "yes"; correct?	
2	A	Yes.	
3	Q	Then it says:	
4		"If yes, would you feel sick, and	
5		if so, describe what you felt."	11:02:32
6		And you wrote "tired, headache, dizzy";	
7	correct?		
8	А	Correct.	
9	Q	Okay. Down near the bottom it says	
10	strike th	at.	
11		Near the bottom, it asks:	
12		"Did you develop headaches at the	
13		time of exposure (i.e. immediate,	
14		severe, hours while exposed)?"	
15		Answer, "yes." Do you see that?	11:03:28
16	А	Did you develop headaches at the time of	
17	exposure.	Yes.	
18	Q	It asks strike that.	
19		At the top, the second section of this	
20	document,	it asked:	11:04:00
21		"Did you have skin contact with	
22		these chemicals?"	
23		And you circled "yes"; correct?	
24	A	Yes.	
25	Q	Then it says:	11:04:09

	#-040	
		Page 261
1	"How often, how many hours per	
2	day, days per week?"	
3	And you stated:	
4	"Four to five every day."	
5	A Correct.	11:04:19
6	Q Then it says:	
7	"If yes, did you experience any	
8	reaction, symptoms, and if so,	
9	describe, i.e., smell, burning of	
10	the eyes, cough, et cetera."	11:04:39
11	And your answer was:	
12	"Nausea, dizziness, burning of	
13	the eyes."	
14	Correct?	
15	A Correct.	11:04:50
16	Q Please turn the page. Do you see the part	
17	about ventilation?	
18	A Yes.	
19	Q The question is "How was the ventilation,"	
20	and your choices were excellent, good, average, poor,	11:05:19
21	or none, and you circled the word "poor." Do you see	
22	that?	
23	A Yes.	
24	Q You stated that you were not given any	
25	personal protective devices; correct?	11:05:36

	Page 268
Your aneurysm surgery was in January 2013?	
A Correct.	
Q And you had headaches before that; correct?	
A I had symptoms. Not just headaches.	
Q Not just headaches, but you had really bad	11:12:58
headaches before that.	
A Not just headaches.	
Q Not just headaches, but you did have	
headaches.	
A I went through different physicians	11:13:06
Q Sure.	
A and they did a bunch of tests where	
they	
Q Right.	
A they thought my balance was off.	11:13:13
Q Right.	
A They thought I got double vision.	
Q Right. I totally get that. I'm just trying	
to find out the timing here. So in other words,	
you're saying that you started having headaches, and	11:13:24
your aneurysm, all of that stuff predated any of your	
exposure to chemicals.	
A How can that it just doesn't you're	
not making any sense. If my work started in 2012 and	
my symptoms started occurring in mid-2012, how can	11:13:45
	A Correct. Q And you had headaches before that; correct? A I had symptoms. Not just headaches. Q Not just headaches, but you had really bad headaches before that. A Not just headaches. Q Not just headaches. Q Not just headaches, but you did have headaches. A I went through different physicians Q Sure. A and they did a bunch of tests where they Q Right. A they thought my balance was off. Q Right. A They thought I got double vision. Q Right. I totally get that. I'm just trying to find out the timing here. So in other words, you're saying that you started having headaches, and your aneurysm, all of that stuff predated any of your exposure to chemicals. A How can that it just doesn't you're not making any sense. If my work started in 2012 and

		Page 270
1	what is the second floor or the mezzanine or whatever	
2	they want to call it, then that's when they installed.	
3	What date and what time was that installed, I don't	
4	know. But when I first start working there, the bath	
5	wash area was not next to me, and it was really small	11:15:18
6	compared to the second wash. Does that make sense?	
7	Q You started working at SpaceX in	
8	January 2012.	
9	A That's what the record shows, yes.	
10	Q And when did you start being exposed to	11:15:34
11	toxic chemicals at SpaceX? How soon after you started	
12	working there?	
13	A Okay. There's a period.	
14	Q Yeah.	
15	A And you probably don't know or you might	11:15:49
16	know when you start working in a company, there's an	
17	introduction period.	
18	Q Sure. I get it.	
19	A I would say within a week or two or few days	
20	thereafter I start working there.	11:16:03
21	Q Okay.	
22	A Because you have to become familiar with the	
23	product.	
24	Q Sure. So after a couple of weeks or maybe	
25	even a month?	11:16:12

		Page 271
1	A No. It wouldn't be a month.	
2	Q It would be a month?	
3	A It wouldn't be a month.	
4	Q Oh, it wouldn't be a month. So after two or	
5	three weeks tops?	11:16:22
6	A I think two weeks most.	
7	Q Okay. You started working at SpaceX in	
8	January 2012. After two weeks at most, you started	
9	being exposed to toxic chemicals; correct?	
10	A I start to work in the PVA machine, yes.	11:16:35
11	Q And then you developed your aneurysm and	
12	headaches by January of 2013. So that was afterwards;	
13	right?	
14	A But you're putting together in the same	
15	basket aneurysm with the headaches. You put it in the	11:16:57
16	same basket. Do you see that? You put in the	
17	Q Yeah, I am.	
18	A Well, it doesn't.	
19	Q Okay. Then I'll break it up. I'll break it	
20	up, then. So your headaches started in the summer of	11:17:09
21	2012.	
22	A Sometime in the middle of 2012, yes.	
23	Q And then your aneurysm surgery was January	
24	of 2013.	
25	A Correct.	11:17:24

		Page 293
1	Q Okay. What does an SMT programmer do?	
2	A Program SMT machines.	
3	Q And are you saying the PVA350 is not a SMT	
4	machine?	
5	A Oh, gosh.	
6	Q Just yes or no is fine.	
7	A Because you don't seem to get it. You don't	
8	get it, Mr. Catalona.	
9	Q I'm trying to create a record.	
10	A And I'm trying to make the record straight	11:47:01
11	that one has they are two separate entities.	
12	Q That's fine. Okay? That's fine.	
13	A But I keep telling you that, and you say	
14	Q You talked about	:
15	A you're telling me it's not or you're	11:47:14
16	telling no.	
17	Q What kind of machine does an SMT programmer	
18	program?	
19	A See, you're not making sense. What kind of	
20	machine an SMT machine programs?	11:47:24
21	Q No. That's not what I said.	
22	THE WITNESS: Can you repeat, please, the	
23	question. That's what I just said.	
24	(Record read.)	
25	THE WITNESS: Oh. Program. My bad. He	11:47:38

-		
		Page 294
1	programs SMT machines.	
2	BY MR. CATALONA:	
3	Q And what strike that.	
4	Explain what is an SMT machine.	
5	A It's a pick-and-place machine. That means	11:47:50
6	self-explanatory, picks one part, places one part,	
7	picks one part, places one part.	
8	Q Thank you.	
9	A Well, I'm	
10	Q That's a really good explanation. You	11:48:04
11	haven't explained that yet. So that is important so	
12	we have that on the record. Thank you. Okay.	
13	A So what that has to do with conformal	
14	coating? Nothing.	
15	Q Were there any SMT machines in any of the	11:48:20
16	spaces where you worked at SpaceX?	
17	A Again, define "space." I moved all over the	
18	place.	
19	Q Okay. The first space would be the large	
20	room that the conformal coating room was in. Were	11:48:36
21	there any SMT machines in that area?	
22	A Are you going to let me explain to you now,	
23	or are you going to keep cutting me off, Mr. Catalona?	
24	Because I've been trying to explain to you this from	
25	the beginning. I really do. I'm trying to be as much	

	#.000	
		Page 295
as hones	t as possible for you to understand, but you	
keep mak	ing faces and making.	
	I was again, I was hired as an SMT	
programm	mer. At the time of my employment, the SMT	
line was	just a drawing, an idea to start building our	11:49:06
own boar	ds in-house. So in the meantime, I was told	
to work	on the PVA machine.	
Q	Okay. Okay. I think the answer is no.	
There we	ere no SMT machines. That's all I wanted to	
know.		11:49:31
А	Thereafter, there was a purchase of a	
complete	e line for SMT that I helped to develop	
programs	and processes. Okay? But they had	
nothing	to do the two technologies are completely	
separate	e, Mr. Catalona.	11:49:47
Q	When did they start having SMT machines at	
SpaceX?		
А	I don't remember that. I don't know the	
date.		
Q	How many months had you worked there when	11:49:57
that hap	ppened?	
А	I don't know that.	
Q	More than a year?	
А	I don't remember. If I say I don't	
remember	that means I don't remember.	11:50:05

		Page 296
1	Q Okay. I'm going to hand you Exhibit 37.	
2	(Exhibit 37 was marked for identification.)	
3	THE WITNESS: Are we done with this?	
4	BY MR. CATALONA:	
5	Q Sure. Sure.	11:50:13
6	A See how nice you look like when you calm	
7	down? You're not supposed to scream at me. I'm not	
8	your enemy. I don't even know you.	
9	Q Okay. This is an e-mail dated 9/6/14. Did	
10	you send this e-mail? Please turn to the first page.	11:50:38
11	A Yes. What about it?	
12	Q Okay. Do you see that it attaches a	
13	document entitled letter to SpaceX? On the first	
14	page.	
15	A Yes.	11:50:58
16	Q Okay. Please turn to the following pages.	
17	Is that the document that was attached to your e-mail	
18	to Mike Lynch?	
19	A I don't remember. I cannot tell you.	
20	Q Let me just tell you SpaceX produced this,	11:51:11
21	and that is the attachment to that e-mail.	
22	A Okay. If they say it is.	
23	Q You have no reason to dispute that; right?	
24	A Unless I don't know. Like I said, I	
25	don't know.	11:51:29

f		
		Page 297
1	Q Well, turn to the last page. At the very	
2	end, it says, "Regards, Ruben Juarez." Do you	
3	remember that?	
4	A It could be, yeah.	
5	Q Okay. Okay. So let's go back to the first	11:51:43
6	page. Why did you send that document to SpaceX?	
7	A I don't remember.	
8	Q The red parts in the document are e-mails	
9	that you cut and pasted into that document; right?	
10	A I don't remember, Mr. Catalona.	11:52:06
11	Q Is this your writing when you write this:	A transmission
12	"Hi Mike, I would like to know my	
13	current status at SpaceX."	
14	Did you write that?	
15	A I don't remember. Like I said, I've been to	11:52:22
16	many doctors and many medications. Probably one of	
17	them is memory problems.	
18	Q Okay. So you don't remember this, but you	
19	can't say whether or not you sent this letter?	
20	MS. LI: Asked and answered, harassing the	11:52:37
21	client.	
22	THE WITNESS: I already told you I don't	
23	remember.	
24	BY MR. CATALONA:	
25	Q You wrote:	

		Page 300
	saying they missed my files, they didn't have the	
	files, and so forth and so on. I would love to. I	
	was the only thing how do I know to do,	
	Mr. Catalona, to work.	
	Q Did you	
5	A And I was vehemently trying to return to	
	work. And as a result of that, I end up in the	
E.	hospital. So I was trying to. I was all what I	
)	was asking was to be able to return to work even	
)	part-time.	11:55:26
	Q Okay. Now, please turn to the last page and	
2	look at the e-mail that you strike that.	
3	Please turn to the last page and look at the	
	very end, the black portion of this letter to SpaceX,	
5	which is the attachment to this exhibit, Exhibit 37.	11:55:59
5.	Do you see where it says, quote:	
7	"No job in this word [sic] is	
3	worth me going"	
9	A Where were you reading, Mr. Catalona? Can	
	you point that out to me, please.	11:56:21
	Q Sure. In the last paragraph of this	
2	document, which is Exhibit 37. Do you see where it	
3	says:	
1	"No job in this word [sic] is	
5	worth me going to the ER room	11:56:36

		Page 301
1	every week due to toxic work	
2	environment."	
3	A Yes.	
4	Q What did you mean by that?	
5	A As I stated, they were I start working as	11:56:48
6	a programmer. We have that clear. Thereafter, they	
7	were telling me that I was not a programmer. They	
8	were telling me that I was a technician, which I	
9	never why would I go from manufacturing engineer to	
10	a technician? It doesn't make sense.	11:57:17
11	So it's probably here somewhere, and what I	
12	say to Gregory Maxwell, that oh, no, I'm not a	
13	technician. You try to treat me as a technician.	
14	That, I remember. Let me see.	
15	"Maxwell, you can put it any way	11:57:38
16	you like. I know what I told	
17	you. I was hired as an equipment	
18	specialist. After a few months,	
19	I inform manager that SpaceX were	
20	going to remove all the	11:57:49
21	specialists but not to worry,	
22	that all would remain the same	
23	for me. I was getting ready to	
24	do the programming for all the	
25	SMT machines; so the title did	11:57:56

		Page 303
1	Mr. Maxwell, he offered me a lead position prior to my	
2	last hospitalization because they thought I was such a	
3	good employee.	
4	Q And you	
5	A And I was trying to return to work,	11:59:18
6	Mr. Catalona. I was doing everything possible. Even	
7	asking my doctors to allow me to return to work even	
8	as a part-time. And as you can see here, it says	
9	something about part-time, and they denied me. They	
10	said no, there's no part-times. We don't have	11:59:37
11	part-times here.	
12	And under ADA, American with Disabilities	
13	Act, if you're part of a contract for the government,	
14	you should be able to be have some kind of	
15	accommodation for you to return to work. So no, I'm	11:59:48
16	not a freeloader. I was trying to provide for my	
17	family. Okay?	
18	That's what I was referring to a toxic work	
19	environment. I didn't want to come back for them to	
20	harass me and telling me oh, no, whatever, you're just	12:00:02
21	a technician. That's what I was trying to avoid. I'm	
22	going to return to work, but I want to go back to work	
23	as what we discussed at the beginning, SMT programmer	
24	and work with the PVA machine. Work as a programmer	
25	at all. That was my title. A programmer in all	12:00:22

		Page 304
1	machines. Okay?	
2	Q Okay. So you went to the emergency room	
3	because you were in a toxic work environment.	
4	A No, I didn't go for I say I don't want to	
5	end up see, right now our interaction is not	12:00:46
6	friendly. It's not even cordial. Okay? I didn't	
7	want them to do. When I said not a job on this earth	
8	is worth for me to end up in the work environment, it	
9	is because I didn't want to be arguing with them about	
10	oh, no, you're a programmer, no, you're a technician.	12:01:08
11	I didn't want that. I want them to say okay, you're	
12	going to return to work, Ruben, doing the same thing	
13	that you were doing.	The state of the s
14	Q Okay. Did you go to the emergency room due	
15	to working in a toxic work environment?	12:01:20
16	A Again, toxic as a	
17	Q However you want to define it.	
18	A No. You're asking the question, not me.	
19	Q So you can't answer that question?	
20	A Yes. I can answer you.	12:01:35
21	Q Okay. Good.	
22	A Please narrow down what you mean by "toxic."	
23	Do you mean human interaction?	
24	Q I mean what you said in the last paragraph	
25	of your letter.	12:01:47

		Page 311
ć	asking you about Dr. Andiman or any forms or anything.	
V	What I'm asking you about was at the time that you	
ı	were going through these problems, you had a	
(disability, and the disability had to do with your	
I	migraines. That was causing you to miss a lot of	12:09:33
1	work; right?	
	A When?	
	Q When you were missing a lot of work at	
	SpaceX.	
	A There is different periods, Mr. Catalona.	12:09:44
	Q Okay. Right around the time that you	
	finally left SpaceX in March of 2014, you left because	
	of your disability, which was your migraines.	
	A Yes. I left due to having not only migraine	
	but other symptoms.	12:10:05
	Q Right. Exactly. And that was putting you	
	in the emergency room.	
	A That was hospitalizing me, yes.	
	Q And	
	A But this had nothing to do with it. This	12:10:19
	is you're trying to put together, everything	
	together. You don't seem to have a timeline. This is	
	after I left. This is the third time I was trying to	
	return to work. Does that make sense now? I tried to	
	return to work twice, and both times I end up in the	12:10:38

		Page 312
	hospitalized.	
	Q Because of your migraines and other	
	symptoms.	
	A You have to ask that doctors. I don't know	
	why. I didn't felt good, I went to the hospital, and	12:10:51
	then you have to read the medical reports, whatever	
1	they may be. Okay? This is the third time that I was	
	trying to return to work, and you tell me why didn't	
	you return to work. And I keep telling you I don't	
	know. You have to ask that to SpaceX. I provide	12:11:10
ı	SpaceX with my ADA, they told me they lost it.	
	Then I think a manager from SpaceX HR	
	department said don't worry about it, we'll have a	
	conversation. And then I waited a couple weeks and	
	she never called me. I called back, and they said	12:11:31
	she's no longer working with us.	
1	Q Okay. Let's go to this here. This is the	
	third page of Exhibit 37. There's a big paragraph	
	that you wrote in red. It begins "Maxwell." And in	
	the middle of the paragraph, you said:	12:12:02
	"It is very easy. Just tell HR	
	that you don't need a sick	
	person, and that is the end.	
	Don't have to worry anymore about	
	me getting to work or calling in	12:12:15

		Page 313
1	late due to my disability."	
2	When you said "a sick person," you were	
3	referring to yourself; right?	
4	A Yes.	
5	Q And what did you mean by "a sick person"?	12:12:27
6	A A person who has health problems.	
7	Q And your health problems were your migraines	
8	and your aneurysm and	
9	A Not aneurysm.	
10	Q symptoms. Okay. Your migraines and your	12:12:44
11	symptoms.	
12	A The aneurysm was ruled out. I you can	
13	laugh or whatever you want, Mr. Catalona.	
14	Q I'm not laughing.	
15	A Well, you're making gestures that you're,	12:12:50
16	like	
17	Q No, I'm not, sir.	
18	A smiling. Okay. But anyway, it may not	
19	be relevant for you, but it is for me. So if you read	
20	Dr. Michael Alexander records where he said that my	12:13:02
21	aneurysm is stable. It has nothing to do with it.	
22	And my migraines started before the aneurysm. And the	
23	aneurysm, he then conveys saying that in several	
24	visits that I had with neurosurgeon Michael Alexander,	
25	who is the director of neurology, neurosurgery, at	12:13:26

1		
		Page 314
1	Cedars-Sinai, that my aneurysm is not related to my	
2	neurological conditions.	
3	Q Okay. So when you said you were a sick	
4	person, you were talking about your neurological	
5	conditions.	12:13:43
6	A Neurological problems, yes.	
7	Q And when you were talking about your	
3	disability, you were talking about your neurological	
9	problems; right?	
0	A Limitations.	12:13:49
1	Q Okay. Let's turn to Exhibit 38. You can	
2	give me that.	
3	A Are we done with this?	
1	Q Yes.	
5	(Exhibit 38 was marked for identification.)	
5	BY MR. CATALONA:	
7	Q Do you remember seeing Dr. Windman? This is	
3	a report from Gayle Windman, Ph.D., treating	
9	psychologist's report.	
	A No. I don't remember. This is the first	12:14:16
L	time I see this document.	
2	Q Do you remember that she was hired to	
3	evaluate you for your workers' compensation case?	
1	A Like I say, I don't remember.	
5	Q Okay. So you don't remember this document.	12:14:29

		Page 315
1	Do you remember seeing a psychologist for your	
2	workers' compensation case?	
3	A Yes, sir.	
4	Q How many times did you see your	
5	psychologist?	12:14:43
6	A I don't count.	
7	Q Do you remember her taking an exhaustive	
8	history of you?	
9	A No. I don't remember.	
10	Q Okay. Turn to page 3 of this document. Do	12:14:52
11	you see the portion of this page that is called	
12	history of the work injury?	
13	A Yes, sir.	
14	Q Okay. Do you see the section entitled	
15	strike that.	
16	Look at the fifth paragraph.	
17	A Uh-huh.	
18	QIt says:	
19	"A few months after he began	
20	working at SpaceX, Mr. Juarez	12:15:34
21	developed symptoms of migraine	
22	headaches, dizziness, difficulty	
23	walking, and sinus symptoms due	
24	to exposure to electronic	
25	materials such as tin and lead,	12:15:46

		Page 316
1	chemical coatings such as	
2	Arathane and HumiSeal, and	
3	cleaning substances such as	
4	thinners and isopropyl alcohol.	
5	He reported this issue to his	
6	supervisor to no avail."	
7	Do you see that?	
8	A Yes.	
9	Q So what did you tell Mr. Pena about this?	
10	It says, "He reported this issue to his supervisor to	12:16:06
11	no avail."	
12	A I don't know what she referring to. I	
13	didn't wrote this document.	
14	Q Well, what did you report to your supervisor	
15	about this?	12:16:24
16	A I don't know what he's referring to, whoever	
17	wrote this document.	
18	Q Did you report to your supervisor anything	
19	about this?	
20	A Not that I can remember, no.	12:16:36
21	Q There's other documents, I believe, that say	
22	that you went out and purchased your own air	
23	filtration system.	
24	A Which document? Can you show me.	
25	Q Well, you already talked about that at your	12:17:03

		Page 318
1	to exposure to electronic	
2	materials such as tin and lead,	
3	chemical coatings such as	
4	Arathane and HumiSeal, and	
5	cleaning substances such as	
6	thinners and isopropyl alcohol.	
7	He reported this issue to his	
8	supervisor to no avail."	
9	Can you think of what supervisor she is	
0	referring to?	12:18:58
1	A I didn't wrote this.	
2	MS. LI: Lacks foundation, calls for	
.3	speculation.	
4	Go ahead.	
5	THE WITNESS: I didn't wrote this document.	12:19:03
6	So I cannot tell you what she was referring to.	
.7	BY MR. CATALONA:	
.8	Q Okay. Let me put it this way. Did any of	
9	your supervisors ever do anything to limit the	
20	exposure to electronic materials such as tin and lead,	12:19:38
21	chemical coatings such as Arathane and HumiSeal, and	
22	cleaning substances such as thinners and isopropyl	
23	_alcohol?	
24	A Did any of my supervisors.	
2.5	Q Yeah. Did they ever do anything to fix	12:19:54

		Page 319
1	those problems?	
2	A Let me think about that. I only had one	
3	supervisor.	
4	Q Did he ever do anything to fix those	
5	problems?	12:20:12
6	A He was mainly in his office. He didn't	
7	he wasn't that much on the production area. Not that	
8	I know. You have to ask them.	
9	Q So did he do anything to fix any of those	
10	problems?	12:20:27
11	A I said not that I know. You have to ask	
12	them.	
13	Q Okay. Are you talking about Mr. Pena?	
14	A Well, there were several.	
15	Q Did Mr. Pena ever do anything to help the	12:20:41
16	work environment at SpaceX?	
17	A You're trying to make me think about what he	
18	did or he didn't do. I don't follow him. Like I	
19	said, when you work in a high-paced environment, you	
20	worry about what you do, not what everybody else does.	12:21:00
21	Q Yeah. If you don't know, that's fine.	
22	A I already told you I don't know.	
23	Q But you didn't say that. So	
24	MS. LI: He said, "Not that I'm aware of."	
25	He did say that twice.	12:21:10

-		
		Page 328
1	He reported this issue to his	
2	supervisor to no avail."	
3	One of the things you said in that paragraph	
4	was "cleaning substances such as thinners and	
5	isopropyl alcohol." And what thinners were cleaning	12:33:12
6	substances?	
7	A We went over this before, Mr. Catalona.	
8	There was only one thinner.	
9	Q Oh.	
10	A I didn't again, this is the first time I	12:33:26
11	see this report. I don't know whether this report was	
12	output this is an interview, or I don't know if it	
13	was just an output that the person who wrote it based	
14	it on my medical report, typed it out. So I don't	
15	know if this was actual interview or what it is. I	12:33:44
16	never seen this document.	
17	Q So wait. The thinner that we're talking	
18	about was HumiSeal 521 thinner?	
19	A Yeah. Whatever it was.	
20	Q Okay. On the first page of this document,	12:34:04
21	Exhibit 38, it states:	
22	"Gentlepersons, Mr. Ruben Juarez,	
23	a 46-year-old equipment	
24	specialist for Space Exploration	
25	Technology/SpaceX completed	12:34:22

2		
		Page 329
1	psychological evaluation and	
2	testing on 3/31/16 at the Van	
3	Nuys Hamlin Street office."	
4	Do you remember doing that?	
5	A It was more like a multiple choice test.	12:34:34
6	Q Turn to the last page.	
7	A Yes.	
8	Q It says Gayle K. Windman, Ph.D. Does that	
9	ring any bells with you?	
10	A No. I'm not good with names. So even if	12:35:34
11	you just tell me names, I'm not good with names.	
12	Q Okay. Let's go off the record.	
13	THE VIDEOGRAPHER: We are off the record at	
14	12:34 P.M.	
15	(A recess was taken.)	12:42:19
16	THE VIDEOGRAPHER: We are back on the record	
17	at 12:41 P.M.	
18	BY MR. CATALONA:	
19	Q Okay. This is Exhibit 39.	
20	(Exhibit 39 was marked for identification.)	
21	BY MR. CATALONA:	
22	Q This is a medical record from Isaac Regev,	
23	M.D. Do you remember who that guy is?	
24	A No, sir.	
25	Q Turn to page 17. And look at the paragraph	12:42:45

		Page 331
1	sent by workers' compensation.	
2	Q That sounds right.	
3	A And at the time I consulted him, I believe	
4	that I was under the impression that alcohol was the	
5	cause the bath wash that we talked about on the	12:44:53
6	second conformal coating room 2 you labeled it like	
7	that, Mr. Catalona?	
8	Q Yes.	
9	A Conformal coating No. 2, I was under the	
.0	impression that the wash area installed right next to	12:45:14
1	me, I thought there were some chemicals used there.	
2	But after we find out they were just alcohol, not	
3	chemicals but just alcohol and lead-free solder used	
4	in that area, then that cleared that up.	
5	Q Okay. But at this time, you knew strike	12:45:42
6	that.	
7	At this time, you suspected that toxic	
.8	exposure was the cause; right?	
9	A Yeah. I guess so, yeah.	
20	Q Okay.	12:45:54
1	A Trying to look at what the date is.	
2	Q It's right on the front page.	
:3	I'm going to give you this exhibit.	
4	(Exhibit 40 was marked for identification.)	
5	THE WITNESS: This, Mr. Catalona, I was not	12:46:04

Page 342 1 MR. CATALONA: Okay. We're back on the 2 I just wanted to make a brief record about 3 Exhibit 19, which is the stipulated protective order that is an order from the court which pertains to 4 5 Exhibits 20, 21, and 22. These are confidential 6 documents produced pursuant to the protective order. 7 There are procedures in the protective order regarding 8 these documents. And they are marked confidential. 9 And that means the court reporter and the court 10 reporting firm should not produce these documents, 11 Exhibits 20, 21, and 22, to any third party to this 12 litigation unless there is a signed acknowledgment and 13 agreement to be bound, which is page 16 of Exhibit 19. 14 That's it. 15 16 (The deposition concluded at 1:05 P.M.) 17 18 19 20 21 22 23 24 25